

H Some of 1910



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A COMPLETE

LEGAL ADVERTISING FORM BOOK

FOR

Lawyers, Administrators, Assignees, Receivers, Trustees, State, County, City and Village Officials

CONTAINING

FORMS of all the more important legal advertisements in daily use and expressing therein all that the law requires in a clear and concise manner.

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JAMES P. MONAGHAN

OF THE CINCINNATI BAR

For twelve years in charge of the legal advertising department of the Court Index the official journal of the courts of Hamilton County, Ohio).

FUNK PUBLISHING CO.
PUBLISHERS
CINCINNATI, OHIO
1910.

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BY

JAMES P. MONAGHAN

In the office of the Librarian of Congress at Washington.

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Cincinnati, Ohio
THE CHAS. O. EBEL PRINTING CO.,
IRINTERS,
1910.

PREFACE.

In submitting to the legal profession, court, state, county and city officials a publication differing in its objects, method and scope from anything heretofore published, the author feels a word of explanaton is necessary.

After twelve years spent in the legal advertising department of the Court Index, the official journal of the courts of Hamilton County, Ohio, and during that period calling upon the lawyers of the city of Cincinnati daily for the purpose of trying to interest them sufficiently by argument to place their publications in the Index; and, being somewhat successful in this respect, I was obliged to write fully two-thirds of all the advertisements myself. This was due to the fact that most of the lawyers were invariably busy when I called upon them and could not take the time to write the advertisement.

Another reason given by some of the lawyers was that I ought to be able to write the same in less space than they could, because I was making a special business of the same, and that I could write the advertisement in less time than it would take them to find the law prescribing how, and what the advertisement should contain.

Acting upon the suggestion of the last proposition, I ventured upon the task of writing the following work, with a desire to render the labor of the lawyer and official less tedious.

This is not intended to be a text book, but simply one to lighten the labors and to obviate the loss of time of the busy lawyer, state, county, and city official.

To make the work complete I have enedavored to pre-

sent a form for every legal advertisement prescribed by the Statutes of the State of Ohio, which advertisement requirements are in effect the same in every state of the Union. Of course, every specific advertisement that may at times be required can not be given, but it is believed that any legal advertisement may be written by a slight modification of the forms given in this work.

The majority of the advertisements herein presented have been approved by the courts, and a great number of them have been obtained by examining the advertisements actually drawn by attorneys of standing at the Ohio bar.

The importance of the subject of legal advertising will not be questioned, and the peculiar adaptability of the arrangement of this work is for the purpose of constructing a work applicable alike, and equally valuable, in all the states of the Union, and in all the English-speaking countires of the world.

The object of this work is to provide a comprehensive, clear and reliable legal advertising form book, for lawyers, administrators, assignees, receivers, trustees, and state, county, and city officials.

Forms for all the more important legal advertisements which are in daily use and required to be written with precision are herein given.

In this work the busy lawyer will find legal advertisements which can be depended upon to fit any given case. Public officials will find this work one to be relied upon at all times.

In the preparation of this work I have carefully examined and followed the approved forms of legal advertisements in actual use in the various courts, and have aimed to make it, in all respects, an accurate, reliable and safe guide in the matter of writing legal advertisements.

While any ordinary and precise language will be suffi-

cient to express in a legal advertisement what is required to be expressed by the law, the following pages of legal advertising forms have been prepared with the view of expressing all that the law requires in a clear and concise manner, thereby saving much money for the clients which has heretofore been expended unnecssarily by giving entirely too elaborate a notice, and the saving of time necessary to a new investigation upon the writing of every legal advertisement. And it is with the view of saving money, time and labor to attorneys and officials, that this work is undertaken, and with the hope that the design of the author has been accomplished.

The author has endeavored to present the subject in a simple, concise and perspicuous manner, and every effort has been made to make it reliable, practical and convenient.

In the arrangement of the index, each advertisement can be found under at least three heads, which makes it easy to find the required advertisement.

In presenting this work the author does so with the hope that it will be found useful to lawyers and officials

J. P. M.



James P. Monaghan

RATES FOR LEGAL ADVERTISING.

Publishers of newspapers may charge and receive for the publication of advertisements, notices and proclamations the price or rate for which is not otherwise fixed by law, required to be published by any public officer of the State, or of a county, city, village, hamlet, township, school, benevolent or other public institution, or by a trustee, assignee, executor, or administrator, the following sums, to wit: For the first insertion, one dollar for each square, and for each additional insertion, authorized by law or the person ordering the insertion, fifty cents for each square, fractional squares to be estimated at the same rate for space occupied; and in advertisements containing tabular or rule work, an additional sum of fifty per cent may be charged in addition to the foregoing rates.

A square shall be considered and held to be a space occupied by two hundred and forty ems of the type used in printing such advertisements; and all legal advertising shall be set up in compact form, without any unnecessary spaces, blanks or head lines, and shall be printed in type not smaller than nonpereil.

When an officer, in the due execution of his office, is required to write or set up an advertisement, he shall be allowed for every such advertisement twenty-five cents; and if the advertisement is required to be published in a newspaper, the officer shall be allowed twelve and one-half cents in addition to the price thereof, to be taxed in the bill of costs; but constables shall not be allowed more than twenty-five cents for advertising the sale of property taken in execution.

There shall be allowed to the publishers of newspapers,

for advertising the delinquent and forfeited lists of the several counties, and the notice of sale, a sum not exceeding the folowing rates: For notice of sale, ten dollars for designating the several school districts, townships, hamlets, villages and cities, and the several wards in any city, fifty cents each; and for each tract of land, city or town lot, or part of lot, contained in each of said lists thirty cents; provided, that in no case shall a greater sum than one-half of the taxes and penalties, due on any tract, lot, or part of lot, be allowed for advertising such tract, lot or part of lot.

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In all cases where any Cunty Auditor, by inadvertence or mistake, shall have omitted, or in any future year shall omit, to publish the delinquent list of his county, according to requirements of law, it shall be his duty, in case the taxes and penalty with which the land and town lots therein stand charged, shall not have been paid, to charge the said lands and town lots with the said taxes and penalty, and also the taxes of the current year, and record, or certify, and publish the same as part of the delinquent list.

SQUARES DEFINED.

The accompanying rule is seven squares in length, graduated by nonpareil point system.

The majority of the newspapers of the country today are using this measurement, and are making their columns thirteen pica Ems in width, or twenty-six Ems of nonpareil type in width. The law provides that type not smaller than nonpareil must be used in legal advertisements.

In measuring legal advertisements it is always best to be guided by the number of lines contained in each advertisement. The line rule here given is of nonpareil type measurement, and nine of such lines contain two hunderd and thirty-four Ems, and this is as close as it is possible to figure out a square.

To find the number of squares in a given legal advertisement, measure the same by this rule, and if the advertisement is more than seven squares in length, count the number of lines in the same, and then divide the number of lines by the figure 9; and to find the number of Ems in the advertisement, just multiply the number of lines by the same figure 9.

If an advertisement contains sixty-three lines, you will find that by dividing the same by nine you will have seven squares.

In order to find out what the cost of this advertisement seven squares in length should be, as allowed by law, we will suppose that the same is a notice given to a non-resident defendant, and is required to be published for six consecutive weeks. Allow seven dollars for the first insertion, and three dolars and fifty cents for each of the succeeding five insertions, which will amount to seventeen dollars and fifty cents; then add the two items together and you will have twenty-four dollars and fifty cents. The newspaper publisher will have to make an affidavit to the effect that the advertisement was published in his newspaper for six censecutive weeks and for this affidavit add forty cents more; then you will find the total cost of the alvertisement to be twenty-four dollars and ninety cents.

WHEN ACTION DEEMED COMMENCED.

An acion shall be deemed commenced, within the meaning of the law, as to each defendant, at the date of the summons which is served on him, or on a co-defendant

who is a joint contractor or otherwise united in interest with him. And when service by publication is proper, the action shall be deemed commenced at the date of the first publication, if the publication be regularly made.

RULE DAYS.

The answer or demurrer by the defendant shall be filed on or before the third Saturday, and the reply or demurrer by the plaintiff on or before the fifth Saturday, after the return day of the summons, or service by publication; and the answer or demurrer of a defendant to a cross-petition shall be filed on or before the third Saturday, and the reply or demurrer thereto on or before the fifth Saturday after the cross-petition is filed; but the court, or a Judge thereof in vacation, may, for good cause shown, extend the time for filing any pleading, upon such terms as are just.

	Notice	of Appo	intment		
	undersign				
Court of ministra	of ator of the	. Count e estate	y, of	,	Ad-
	 Atty.	Nat	me.		• •

Administrator's Sale-Notice to Non-Resident Defendants.

John Doe, devisee and heir at law of Helen Doe, deceased, whose place of residence is, will take notice that on the day of, 190..., Richard Roe, administrator of the estate of Helen Doe, deceased, filed his petition. tate of Helen Doe, deceased, filed his petition in the Court of alleging that the personal estate of said decedent is insufficient to pay her debts and the charges of administering her estate; that she died seized in fee simple of the following described real estate, and praying for an order to sell the same: (Here describe the real estate.)

Said defendant is required to answer on or before the day of, 190..., or judgment will be taken accordingly.

cordingly.

RICHARD ROE, Administrator of the Estate of Helen Roe. Atty.

Affidavit in Proof of Publication.

Notice for Alimony.

motive of immediation of activity to the
Village of,
Notice is hereby given that on the
day of, 190, an applica-
tion was made to the commissioners of
County, asking for permission
to be granted to the village of
to annex the following de-
scribed territory, in accordance with the
laws provided by the General Assembly
of the State of
(Here describe the territory to be an-
nexed.)
Said application further sets forth that
an ordinance was duly passed by the
council of said village of
on the day of, 190, for the
annexation of the territory above de-
scribed, and authorizing to
act as agent for sald viliage.
Said application, with a plat of the
territory to be annexed to said village,
is now on file in the office of the auditor
of County,
and will be for hearing before sald com-
missioners at o'clock M., on the
day of 190, in the offices
of the commissioners of County,

•
Acting for the Village of

Notice of Application for Allowance of Claim out of Decedent's Estate, for a Note Paid for Decedent.

Application for Liquor License.

Notice is hereby given that the following named persons have applied for license to retail liquors at the locations following their respective names. Any person desiring to object to the granting of license to either of said persons may file a remonstrance with the undersigned at any time within weeks from this date.

Name.	No.	Street.				
Name.	No.	Street.				
Name.	No.	Street.				
Secretary License Board.						

(Month.) (Date.) (Year.)

Notice to Non-Residents of Appropriation of Private Property for Public Use, by the City of

The defendants, whose last known places of residence were as follows:

.

(Here give the names and last known addresses of all non-resident defend-

will take notice that on theday ties), deefendants.

The application states that on the day of 190... by resolution duly passed by the Council of the city of said city declared its intention to appropriate the following described property to public use for street purposes, for widening, opening and extendingstreet,

to wit:

(Here describe the property to be ap-

propriated.)

Said application further states that due according to law.

The said application will be for hearing in the above named court on theday of ato'clock...M.

City Solicitor of the City of

Appropriation of Private Property By Board of Public Works for a Public Necessity.

(Here describe property.)
The same being taken by them to satisfy the public exigency, and that an offer on behalf of the State to pay therefor a specific sum of money, was made, being such a sum as the board, or their members, deemed reasonable for such property. property.

Secretary Board of Public Works.

Notice to Architects To Submit Plans. The board of ... of the city of ... hereby invites all architects to subhit plans for a ... building. Plans to be presented by ... (Month.) (Date.) (Year.) of specifications and details can be had upon application to the ... of the board. of the Board of ... Clerk.

Notice of Application for Appointment of Arbitrators.

John Doe, et al., whose places of resi-

Petitioner.

Notice of Application To Assess Damages.

Damages.						
The defendants, whose last known places of residence were as follows: (Here give the names and last known addresses of all non-resident defendants.) Will take notice that on theday of						
boling cose No. on the						
Board of Legislation, passed						
(Month.) (Date.) (Year.) Board of Legislation determined to proceed with said improvement, and directed that the claims for damages filed should be judicially inquired into before the improvement was made, and prays that the court will impanel a jury to inquire into and assess the damages, if any, which will be suffered by the defendants and to which they may be lawfully entitled by reason of the proposed improvement. The said application will be for hearing in the above named court on theday of						
City solicitor of the city						

Notice of Assessment By County Commissioners.

Notice is hereby given that the County Commissioners of County,, have levied an assessment upon the lots and lands abutting upon avenue, which has been improved in the following manner, to wit:

(Here state the nature of the improvement)

ment.)
And upon the lots and lands benefited thereby.

.....Clerk.

Notice of Estimated Assessment for Costs and Expenses of Improvement.

and Expenses of Improvement.
Notice is hereby given that an estimated assessment of the cost and expenses for improving street, from street to street, has been made upon the lots and lands benefited thereby and set forth in the ordinance passed by the Board of Legislation of the city of the setting of the se
lation of the city of
(Month.)
(Date.) (Year.)
are now on file in the offices of the City
Clerk and of the clerk of the Board of
of the city of
for the inspection and examination of
persons interested therein.
By order of the Board of

Notice of Assessment By Council.

Notice is hereby given that the City

The assessment so made is now on file in the office of the Clerk of Council for the inspection and examination

of persons interested therein.

Clerk of Council.

Notice to Non-Resident of Assessment of the Council of.....

John Doe, whose place of residence is will take notice that on the day of 190..., the Council of the city of, levied an assessment of dollars, upon the following lots and lands belonging to the said John Doe;
(Here describe the lots and lands.)

Said assessment was made for the fol-

lowing improvements

(Here state what the improvements consisted of.)

The assessment so made is now on file in the office of the Clerk of Coun-cil for the inspection and examination of all persons interested therein. Clerk of the Council of the city of

	As	sign	ee's	Not	ice o	of A	ppoint	ment.	
								duiy	
Cou:	$^{ m rt}$	of			Cou	nty,		it of	As-
red	ito	rs o							
		2	Atty.						• •

Notice of Sale of Desperate Claims by Assignce,

The undersigned, assignee in trust for the benefit of the creditors of hereby gives notice that on the ... day of ... 190.., he filed his petition in the Court of ... of ... County, ... asking for authority to seli all the unpaid accounts belonging to said assignor's estate, the same being desperate, and the said petition will be heard on the ... day of ... 190., at .. o'clock ..M.

Assignee.

Assignee's Sale of Personal Property.

The following described personal property (here describe the property), belonging to the estate of Assignor, will be sold at public vendue, at, on the ... day of 190.., at ... o'clock ..M., and to continue thereafter until all of the property is sold.

is sold.

Assignee.

Assignee.

Assignee's Sale of Real Estate.

Assignee of.

. Atty.

Notice of Suit By a Creditor To Recover Possession of Property Assigned or Transferred in Fraud of Creditors.

creditors.

Plaintiff prays that said property be ordered placed in the estate for the benefit of all the creditors.

.....Atty.

Plaintiff.

traciment Notice in Common ricus Court
John Doe, whose last known place of esidence was, will take no-
ice that Richard Roe, on the day
f 190, filed a petition in he Court of Common Pleas of
County, being case No
raying for the recovery of
ollars, with interest from
90 due on a contract. Notice is also hereby given that an
order of attachment has been issued in
his action, and that funds in the hands
of have been garnished
Said John Doe is required to answer
90. or judgment will be taken against
im.
T31-1. 4140
Plaintiff.
·····

Attachment Notice in Justice of Peace Court.

Plaintiff.

. Atty.

Notice to Non-Resident Defendant of Attachment of Real Estate.

estate.)

Sald defendant is required to answer scribed petition.

Plaintiff.

.....Atty.

County Auditor's Notice of Delinquent Taxes.

The lands in County,
upon which taxes and penalties are shown to be due by the list furnished to me by the Auditor of the State of are described as follows:

(Here insert the list as received from the Auditor of the State of)
And notice is hereby given that if the tax and penalties charged on said lands be not paid into the county treasury, and the Treasurer's receipt produced therefor on or before the ... day of, 190... said lands will be sold by the undersigned at the door of the Court House in said county on said day; said sale will continue from day to day until all of said lands have been offered for sale.

Auditor of County,

City. State. At the close of business,, 190. (Month.) Date. Resources. Loans on real estate
Loans on real estate
Due from banks and bankers. Real estate Vault, furniture and fixtures. Current expenses Cash and clearing house exchange Total Liabilities. Capital stock Surplus fund Undivided profits Dividends unpaid Individual deposits Due to banks and bankers. Total I,, cashier of the Bank, do solemnly swear that the above statement is true, to the best of my knowledge and belief. Correct Attest: President. State of Cashier County, ss: Sworn to before me and subscribed in
my presence this day of, 190 Notary Public. County,

Petitioner.

Notice of Sealed Bids By City Auditor.

Sealed bids will be received by the Sealed bias will be received by the Board of of the city of at the office of said board, until o'clock . M. of 190 ., for furnishing the necessary labor and materials for the construction of a combined sewer and drains, with their appurtenances, from to, according to plans and speci-fications filed with the City Auditor, and subject to inspection in duplicate in the

subject to inspection in audicate in the office of this board.

Each bid must contain the full name of every person or company interested in the same, and be accompanied by a bond in the sum of dollars, to the satisfaction of the board, or a certified check on some solvent bank, as a guaranty that if the bid is accepted a contract will be entered into and its perference properly secured.

performance properly secured.

performance properly secured. Should any bid be rejected such check will be forthwith returned to the bidder; and should any bid be accepted, such check will be returned upon the proper execution and securing of the contract. Bidders are required to use the printed forms, which will be furnished upon application. The right is reserved to reject any and all bids.

reject any and all bids.

By order of the Board of

Clerk.

Sale of Bonds.

Sealed proposals will be received at the office of the Board of Public Improvement of the city of, until ... o'elock ... M.,

Board of Public Improvement to pay the compensation, costs and expenses of proceedings in the appropriation by the said

All bidders must state the amount of bonds bid for, and the gross amount he will pay for the same, including premium and accrued interest to date of de-

livery.
All bids must be accompanied with a certified check, payable to the Treas-urer of said city, for per centum of the amount of bonds bid for, upon condition that if the bid is accepted the bidder will pay for such bonds as may be issued, as above set forth, within ... days from the time of sald award, said check to be retained by the city of ..., if said condition is not fulfilled.

The board reserves the right to reject any and all bids. Bids should be sealed and indorsed, "Bids for

The Board of Public Improvement.

Bonds, Sale of by Road Commissioners.

Donas, care or by Hoad Commissioners.
Sealed proposals will be received at the office of the Secretary of the Road Commissioners of County,
, until o'clockM.,,, for the pur-
chase of bonds, which were issued by said Road Commissioners for the pur-
pose of improving road to and road to
Bonds in the aggregate sum of dollars, dated payable in
years from date, each bond being in the sum of dollars,
and bearing interest at the rate of per cent per annum, payable semi-annu-
ally. Said bonds were issued under author-
ity of the laws of the State of,
and in accordance with the resolution adopted by said Road Commissioners, passed on the day of, 190
100

Sale of Condemnation Bonds by the City
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
There bonds are issued in accordance with and under provisions of an act of the General Assembly of the State of
(State laws, page), and the resolution of the Board ofpassed
delivery of bonds; also as a guarantee of good faith on their part, to enclose with their proposals a certified check on some solvent bank, or good and sufficient security, to the satisfaction of the Board of, for per cent of the par value of the bonds bid for. Bidders to use the printed forms of proposals furnished by the clerk of the Board of, as none other will
The right to reject any and all bids is reserved. All proposals to be by the bidders, sealed and indorsed, "Bids for Special Condemnation Bonds," and deposited with the clerk of the Board of, before
By order of the Board of
President Clerk.

Notice of Issuing Bonds of Village in Excess of Taxes Allowed by the State, on All Property Listed for Taxation.

Notice is hereby given that in pursuance of a resolution of the Council of the village of, passed on the ... day of, 190., there will be submitted to the qualified electors of said village at a special election in excess of per cent of the total value of all property in said village as listed and assessed for taxation; that is to say, in the sum of dollars, for the purpose of.
(Here state the purpose.)
Said election to be held at the usual

Said election to be held at the usual voting place in said village.

Those who vote in favor of the proposition of issuing the bonds aforesaid shall have written or printed on theeir ballots the words "For the issue of bonds," and those who vote against the same shall have written or printed on their ballots the words, "Against the issue of bonds."

Mayor.

Notice for Judgment on Bond.

John Doe, whose place of residence is, will take notice that on the day of 190... filed petition in the Court of being case No... praying for judgment on his bond, given in case No... of the Court of Said cause will be for hearing on and after the day of 190... Plaintiff. Atty.

Sale of Non-Taxable Bonds.

(Here state the particular purpose for which they have been issued.) under theauthority of the laws of the State of, and under and in accordance with ordinance No. of the Council of the clty ofpassed

Said bonds will be sold to the highest and best bidder for not less than par and accrued interest. Bids may be made upon all or any part of this issue.

All bids must state the number of bonds bid for and the gross amount of the bid, with accrued interest. All bids must be accompanied by a certified check, payable to, city Auditor, for per cent of the amount of bonds bid for. The right to reject any or all bids is reserved.

All bids must be sealed and must be indorsed on the outside of the envelope, "Bids for Bonds."

Auditor.

Notice of Redemption of Bonds.

Notice is hereby given to holders and owners of all outstanding bonds of
County, known as
Bonds, Issue No, amount-
ing to dollars, and numbered
to, inclusive, denomi-
nation dollars each, dated
due
with the option on
the most of
the part of County to redeem
said bonds on and after
payable at the office of the
Country Transport of the Olivette
County Treasurer of County,
, at, and issued under
authority of an act of the General As-
sembly (, page), passed
, that the
same be and are hereby called for pay-
ments, pursuant to said option contained
in said bonds on behalf of the county
of
Holders and owners of said bonds are
further notified that interest will cease
on and after
and no claim for interest will
he allowed after that date.
ne anowed after that date.

he allowed after that date.

All such holders and owners of sald bonds should present the same to the Treasurer of County,
for payment.

By order of the Board of County Commissioners.

President. Attest: Clerk.

Sale of Village Bonds to Pay Costs and Expenses of Construction of Sidewalks.

Sealed proposals will be received at the office of the clerk of the village of, until o'clock for the purchase of bonds of said village in the aggregate sum of dollars, dated the day of issue, payable in from to years from date of issue, being in a series of of equal amount, and bearing interest at the rate of ... per cent per annum, payable ..., issued for the purpose of paying the cost
and expense of construction of sidewalks
in said village, and in accordance with
an ordinance passed on theday of
...., authorizing the
same, and in accordance with the

upon which the sidewalks are to be con-

structed.)

Salid bonds will be sold to the highest and best bidder for not less than par and accrued interest. Provided, that if before the opening of bids any of the owners of abutting property shall pay their full quota of costs and expenses, then the aggregate bond issue shall be decreased accordingly

decreased accordingly.

All bids must state the number of bonds bid for and the gross amount of bid and accrued interest to date of delivery, all bids to be accompanied with a certified check, payable to the Treasurer of said village for ... per cent of the amount of the bonds bid for, upon condition that if the bid is accepted the bidder will receive and pay for such bonds as may be issued as set forth within days from the time of award. Said check will be retained by the village if said condition is not fulfilled.

The village reserves the right to re-

ject any and all bids.

Bids must be sealed and

"Bids for Bonds."

Sealed Proposals for Sale of Bonds

Scaled Proposals will be received at the office of the Clerk of the Village of ..., until ... o'clock, ..., ..., 190., for the purchase of bonds of the said village of ..., in the aggregate sum of ..., availage of ..., availage of ..., availage of ..., availage of ..., between the said village of ..., availage at the rate of ... per cent per annum, payable issued for

payable issued for (Here state the purpose for which same

was issued.) in the village of, State of and under authority of the laws of such state, made and provided, and under and in accordance with a cer-of

est and best bidder for not less than par and accrued interest.

All bidders must state the number of bonds bid for, and the gross amount they will pay for the same, including premium and accrued interest to date of delivery.

All bids must be accompanied with a certified check, payable to the Treasurer of said village, for ... per centum of the amount of bonds bid for, upon condition that if the bid is accepted the bidder will pay for such bonds as may be issued, as above set forth, within.... days from the time of said award, said check to be retained by the village if said condition is not fulfilled. The village of reserves the right to reject any and all bids. Bids should be resulted and indowed. "Blds should be resulted and indowed."

"Blds should be sealed and indorsed. for Bonds."

Clerk of the illage of

Notice of Statement of Condition. Building and Loan Company of. Authorized capital, \$... Incorporated, President Secretary Address Address Treasurer Attorney Address Address. Financial statement for the fiscal year ending | Assets Receipts | Profit and Loss | Liabilities | Disbursements | Profit and Loss | Profit and Loss |

Notice of Election of First Board of Directors of Building and Loan Association.

Notice of Sale of Burial Grounds by the Directors of a Cemetery Association.

Directors of a Cemetery Association.

Notice is hereby given that on the ... day of, 191.., the undersigned directors of the Cemetery Association will offer for sale at public auction, on the premises, the following described property:

(Here describe the property.)

The said company having determined to discontinue the use of said property as a burial grounds, have removed all the dead buried therein, and have also removed all tombstones and monuments from said grounds. from said grounds.

Directors of Cemetery Association.

Notice of Transfer by Religious Association of Real Estate Used as a Burial Place, to Cemetery Association.

Notice Is hereby given that on the ... day of 191., the undersigned trustees of (Here give the name of the retigious association,) filed their petition in the Court of County, praying for authority to transfer the following real estate:

(Here describe the property.)
Said real estate is now owned by said
association, and said association is desir-

ous of making said transfer.

Any and all persons claiming an interest in the said real estate may appear and file an answer therein within weeks from the first publication of this

notice.

..... Religious Asso-Trustees of clation.

Notice of Lost Certificate of Stock.

Notice is hereby given that

Notice is hereby given that
on the day of, 191..., filed
...... petition in the Court of
....... against the Company, alleging that a certain certificate,
No...... in the number of dolars each, of the capital stock of said
company, belonging to said has
been lost or destroyed by fire, and that
said shares have not been sold, assigned,
transferred, disposed of, or pledged to,
any one, and the petition prays that an
order be made by said Court requiring
the said Company to reissne and
deliver to said petitioner a new certificate of stock of the original amount and
kind, calling for said shares of stock in
said defendant company.

Said petition will be for hearing in

Said petition will be for hearing in the Court of, on theday of, at ... o'clock ...M.

.....Petitioner. Atty.

Notice to Non-Residents of the Sale of Chattel Property, Under a Chattel Mortgage.

John Doe, whose place of residence is, will take notice that on the day of, 191., filed petition in the Court of, being case No. ..., against, praying therein to recover from the sum of dollars on a promisory note, with per cent interest from the day of, and asking for the foreclosure of a chattel mortgage given to secure the said note, sale of chattel property and other relief.

The defendant, John Doe, is required to answer on or before the day of 191..., or judgment may be taken against him.

.....Atty.

Notice of Sale of Unappropriated Church Property.

Notice is hereby given that the undersigned, trustees of the property hereinafter deescribed, belonging to Church, have filed their petition in the Court of praying the directions of the court as to the proper disposition of the following described property, which has not been claimed or appropriate to the use of said Church for twenty years:

(Here describe the property.)

Any and all persons churches, or con-

(Here describe the property.)
Any and all persons, churches, or congregations claiming an interest in the subject matter of said petition are required to answer on or before the day of, 191....

Notice of Sale of Desperate Claims.

Notice is hereby given that on the day of 191... at o'clock M. the undesigned, will make application for the sale of desperate claims in the Court of County, ; at ... o'clock M., or as soon thereafter as practicable. A schedule of said debts and claims is now on the in said coses. on file in said case.Petitioner.

Notice of Appeal from Decision of County Commissioners to the Probate Court of the County.

Notice is hereby given that the undersigned, ..., owner of the following described property, being adjacent to the ..., (Here defeated).

(Stream)
scribe the property), has filed his petition on appeal from the decision of the County Commissioners with the Probate Court of County, and that he has also given written notice to the Auditor of said county.
Said petition will be for hearing before said Probate Judge on the day of 191.., at which time the jury will meet and determine the rights of all parties interested in said improvement.

improvement. Petitioner. Notice to Architects by Board of City Hall Commissioners.

Notice is hereby given that the Board of City Hall Commissioners of the City of, will, until thee day of receive plans, specifications and estimates from architects for the erection of a City Hall building, in sald city.

The Board of City Hall Commissioners.

Notice of Erection of a Work House for the Joint Use of Two Counties.

counties, decided that it would be to the interest of both counties to erect, manage and maintain a work house for the joint

and maintain a work house for the joint use of said counties.

Notice is hereby further given to the qualified electors of each of the abovenamed counties that at a general election to be had on the day of, 191... the question of the establishment of said work house will be submitted for their approval.

Said election to be held at the usual

Said election to be held at the usual voting places in said counties.

Those who vote in favor of the establishment of said work house shall have written or printed on their ballots the words, "For the establishment of a work house, and those who vote against the same shall have written or printed on their ballots the words. "Against the establishment of a work house.

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Commissioners																		n		
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Commissioners		ó	f		ĺ,	٠.	٠.	٠.	٠.	٠.	٠.	٠.			Ċ	o	u	n	ťς	7.

Notice by County Commissioners of Intention to Erect a Bridge.

Notice is hereby given that the Com-
missioners of County,,
intend erecting and constructing a
bridge, with proper abutments and
approaches thereto, over
between and in
and its approaches to extend from
street tostreet, in the
•

By order of the Board of County Commissioners of County.

(City,) (State.) (Month.) (Date.) (Year.)

Cierk or said Board.

Notice of Removal of Mill-Dam By County Commissioners.

Notice is hereby given that the undersigned petitioner, being owner of the following described property, adjoining and adjacent to the (Stream.)

(Here describe the property.), has filed his petition with the County Auditor, praying that a certain Mill-dam be removed, that it is a menace to the health, convenience and welfare of the public, and that the free passage of water in the natural channel of said stream is being retarded by said Mill-dam, and that the removal of same is a public necessity. The County Commissioners will meet on the ... day of, 191., at which time they will hear said petition and complete their proceedings thereon.

Notice of Application for Commutation.

Condemnation Notice.

Attorney for the Company. Plaintiff.

Notice to Contractors by County Auditor.
Sealed proposals will be received at the office of the Board of County Commissioners, until, at ... o'clock ..M., for the following county work.
Improvement of road, ... road.
The work to be done according to plans and specifications now on file in the office of the Board of County Commissioners, All bids must be made on blank forms, to be had at said office, and be accompanied by two good and sufficient sureties, in the sum of dollars, that the bidder will enter into the contract to perform the work in case same is awarded to him.
The right to reject any or all bids is reserved.
By order of the Board of County Commissioners.

(County.) (State.) (Month.) (Date.)

County Auditor.

Notice to Contractors by County Commissioners

Clerk.

Notice t	0	Contractors	by	Board	of		
----------	---	-------------	----	-------	----	--	--

Sealed proposals will be received by the Board of of the city of State of at the office of said Board until ... o'clock .M., 190.., for furnishing and delivering (Here state what is to be furnished), according to energifications on file in said according to specifications on file in said office.

office.

Each bid must contain the full name of each person or company interested in the same, and be accompanied by a bond in the sum of dollars, to the satisfaction of the board, or a certified check on some solvent bank, as a guarantee that if the bid is accepted a contract will be entered into and its performance properly secured. Should a contract will be entered into and its performance properly secured. Should any bid be rejected, such check will be forthwith returned to the bidder, and should any bid be accepted, such check will be returned upon the proper execution and securing of the contract.

Bidders are required to use the printed form which will be furnished upon application.

cation.

The right is reserved to reject any and all bids. By order of the Board of

..... 190...

Clerk.

Notice of Finding of Coroner in Case of Inquest.

Notice is hereby given that an inquest was held on the ... day of, 190... upon the body of deceased, by Coroner of County, and the findings of said Coroner being that said came to his death by (here state how the Coroner finds the death to have happened), and that there was found on the person of said deceased, the following property (here describe the property).

By order of the Coroner of County,

Clerk.

Notice to Creditors of Corporation,

Notice is hereby given that on the company in the sum of dollars,

such judgment.

. Plaintiff.

Notice of Judgment Against a Corporation Whose Property Is Insufficient To Discharge Its Debts.

John Doe, whose place of residence is, and who is a stockholder in the Company, a corporation, will the Company, a corporation, will take notice that on the ...day of ..., 190., the Court of County, rendered a judgment against said corporation, in the case in which was plaintiff and the Company was defendant, for the sum of dollars.

The above named defendant is hereby further notified that the property of said that the property of said

further notified that the property of said corporation is insufficient to pay its debts, and said judgment, and that the Court will proceed to compel each stockholder to pay in the amount due and remaining unpaid on the shares of stock held by him, or so much thereof as is necessary to satisfy the debts of the company.

By order of the

..... County,

Clerk.

	ng of Books for Sub- e Capital Stock of Company.
the incorporators of company met at, and order scription to the cacompany to be opened, 190., at	f, 190, all f the above named ed the books of sub- pital stock of said i on the day of o'clockM. at, at
incorporators of the	Company.

Notice of Application to the General Assembly of the State of.......Praying That a New County Be Erected.

Petitioners.

Court Notice (Give Name of Court), of Accounts.

The State of ..., County of ..., ss: Whereas, accounts and vouchers have been filed in the office of said court by the administrators of the estates of the following deceased persons, to wit: (Names.)

and by the executors of (Names.) and by the guardians of (Names.) and by the trustees of (Names.)

Notice is therefore hereby given that said accounts and vouchers are now on file in the office of said Court, being suspended for confirmation.

pended for confirmation.

Any person interested in said accounts or any item thereof may file written exceptions thereto on or before the day of 190., when the same will be heard and continued from day to day until finally disposed of.

Judge.

Notice of Filing of Final Account in Common Pleas Court.

State of, County of,

Court of Common Pleas.

Whereas, a final account and vouchers have been filed in the office of the Clerk of the Court of Common Pleas by, deceased.

Notice is hereby given that said account and vouchers are now on file in the office of the clerk of said court, being suspended for confirmation.

Any person interested in said account.

pended for confirmation.

Any person interested in said account, or any item thereof, may file written exceptions thereto on or before the day of 190., when the same will be heard and continued from day to day until finally disposed of.

Clerk of Common Pleas Court.

Notice to Non-resident Defendant on Answer and Cross Petition.

Answer and Cross Fettion.

John Doe, whose place of residence is, will take notice that on theday of190... Richard Roe filed his answer and cross petition in case No. in the Court of County,, being the case of et al., praying for (Here recite the prayer of said answer and cross petition.

Said cause will be for hearing on and after theday of 190....

Plaintiff.

. Atty.

Notice to Non-resident Defendant of Suit for Damages for Negligent and Wrong-fui Act of Defendant.

ful Act of Defendant.

John Doe, whose place of residence is, will take notice that on theday of, 190., Richard Roe filed his petition in the Court of, praying for a judgment against him for damages in the sum of dollars, for causing personal injuries to the plaintiff by the negligent and wrongful act of said defendant. In said action an order of attachment was duly issued at the instance of plaintiff against the defendant, John Doe, and duly levied upon the real estate hereinafter described which is owned by defendant, John Doe, and it is sought by such attachment to subject to the payment of the plaintiff's said demand the said real estate, which is described as follows: follows:

follows:
(Here describe the property.)
Said cause will be for hearing on and
after the day of 190.... Plaintiff.

..... Atty.

Notice of Meeting of the County Decennial Board of Revision,

County Auditor.

Notice of Reformation of Deed,

John Doe, whose place of residence is will take notice that on the day of 190., Richard Roe filed his petition in the Court of, being case No. ..., against him and others, praying for a reformation of deeds to the following described premises: (Here describe the property.) and that he be declared the owner in fee simple to said premises and that his title to said premises be quieted against said parties.

said parties.

Said above named defendant is required to answer on or before the day of 190..., or judgment may be taken against him.

Plaintiff.Atty.

Delinquent Tax Notice.

The lands, lots and parts of lots returned delinquents by the Treasurer of County, together with the taxes and penalty charged thereon agreeably to law, are contained and described in the following list, viz.: (Here Insert the list with the name

or names of the owner or owners of the said respective tracts of land, or town

lots, as the same are designated on the duplicate.) and notice is hereby given that the whole of said tracts, lots or parts of lots, or so much thereof as may be necessary to have been sold or offered for sale.

Treasurer of County.

Deposit of County Money.

Sealed proposals will be received at the office of the County Commissioners

laws, Vol ..., page per cent per annum, that will be pald on the average daily balance, computed monthly, for the

County of ..., State of ..., and also the names of sureties, or both, that will be offered the county in case the proposal is accepted.

Sald proposals must be sealed and in-dorsed "Blds for the use of the money of

The County Commissioners reserve the right to reject any or all bids. Blds shall be prepared upon blanks which shall be furnished upon application by

the Clerk of the Board.

By order of the Board of County Commissioners of County, State.

President. Attest:

Clerk.

Notice To Take Depositions.

Notice To Take Depositions.

No ..., Court of, John Doe, plaintiff, vs. Richard Roe, defendant.

The defendant, Richard Roe, is hereby notified that the plaintiff will proceed to take the depositions of sundry witnesses in this action, at the office of, on the ...day of, 190., between the hours of M. and M., with authority to adjourn from day to day until all such depositions have been taken.

Plaintiff.Atty.

Notice of Taking Depositions Before the County Surveyor.

purpose of having him make a survey of said property.

The said John Doe is further notified that on the ... day of ... 190., Richard Roe will take the depositions of sundry witnesses, before the said, the Surveyor of ... County,, and that the taking of said depositions will continue from day to day until completed. day until completed.

Richard Roe. Applicant.

Notice of the Taking of Depositions, To Substantiate Impeachment Charges.

Notice is hereby given that on the ... day of ..., 190.,
presented his complaint to the House of Representatives of the State of ..., praying for the investigation of the official conduct of ..., a member of said House, and for the impeachment of said

The said is further notified tha on the ... day of 190.., at o'clock ...M., the undersigned complainant will take the depositions of sundry witnesses, at the office of

that the taking of the same will be continued from day to day until completed, and that said depositions will be used at the trial before said House of Representatives.

Complainant.

Notice of Dissolution of Corporation.

pany to vote upon the question of the dissolution of said corporation and a surrender of its franchises.

President.

Notice of Dissolution of Corporation When Same Is Incorporated Under Laws of Another State.

Company, a corporation created and organized under the laws of, does hereby discontinue business as a corporation and surrenders to said State of its charter and corporate franchises, it having sold, transferred and disposed of all its assets, choses in ac-

Resolved, second, That notice of the foregoing resolution shall be published by the President of this corporation for successive weeks in a newspaper of general circulation in County,, and that these resolutions be certified to the Secretary of the State of, accompanied by proof of publication.

Given under my hand this day of 190...

President. Secretary.

Notice of Dissolution of Abandoned Railroad

President of Railroad Company.

Notice of Dissolution of Limited Partnership Association.

Said association has this day ceased to do business, except so far as they may be required for the beneficial winding up thereof.

President. Secretary.

Notice of Dissolution of Partnership.

Notice is hereby given that the partnership firm ofhas this day been dissolved by mutual consent, and that.....is no longer a member of said firm, and the remaining partners assume all debts of said firm.

91

Notice to Stockholders of Dissolution of Corporation and Transfer of Assets.

	Company.
	President.
Attv.	Secretary.

Notice of Establishment of a Ditch in Township,County

John Doe, whose place of residence is being the owner of a lot of land, adjacent to the following proposed ditch, will take notice that on the ... day of, 190 filed his petition with the Township Clerk, to be presented by him to the Township Trustees, praying for the establishment of a ditch in said township for the following reasons:

(Here give the reasons for the asking for the proposed ditch, together with a description of the starting points, route and terminus.)

Said Township Trustees have set the ...day of, 190., to hear and determine the above petition.

Clerk of Township.

Notice of Payment of Dividends by Assignee or Trustee.

Trustee.

. Atty.

Dividend Notice by Corporation.

The Company, at a meeting of the Board of Directors, held on, dividend of per cent was declared, payable to the holders of, 190., The transfer books of this company will be closed on 190., and will be reopened on 190...

President.

Secretary.

Dividend Notice by Receiver of Building and Loan Company.

A dividend will be paid to the general depositors of the Building and Loan Co., at, on and after the day of and Where changes in ownership of books have taken place through death or transfers, notice should at once be given to the undersigned.

Receivers.

Notice to Non-Resident Defendant.
Notice, whose place of resi-
dence is will take notice that
on the day of, 190,
filed petition against in
the Court of County, being case No praying
for a divorce from on the grounds
of
Said case will be for hearing on and
after the day of 190
Piaintiff.
Atty.

Notice of Application for Dower in Real Estate and for Appointment of Receiver.

John Doe et al., whose places of res-derendants therein, praying that the dow-er interest of be assigned to him; that subject to said dower, par-tition may be made of the real estate hereinafter described, and if that can not be done without manifast injury, that such proceedings be had as are authorized by law; that the Court will appoint a receiver to take charge of said estate.

(Here describe the property.)

Said parties defendant are required to answer on or before the ... day of, 190..., or judgment may be taken against them.

.....Atty.

Plaintiff.

New School Building.

Sealed proposals will be received at the office of the Clerk of Board of Education, at, until o'clock, for the erection of a room school building on the corner of street and street, in accordance with the plans and specifications on file in the office of

Chairman of Committee.

School Desks.

properly secured.

Bids must be upon blank forms, to be obtained at the above named office. A marked sample must accompany each bid. The board reserves the right to reject any or all bids.

Notice of Filing Petition for Sale of Real Estate by Board of Education.

(Here describe the real estate.)
Said cause will be for hearing on and after the day of, 190...

President of said Board.

for the purpose of obtaining and improving public school property, and the proceeds of the sale of said bonds shall
be paid to the Treasurer of the city of
......... to be held as the "building
fund," and paid out according to law.

Bonds will be sold for not less than

par to the highest bidder.

Bidders will be required to state the gross amount they will pay for the bonds, the accrued interest to date of delivery and receipt of money to be added to

this amount.

A certified check for ... per cent of the amount of bonds bid for, payable to the order of the Board of Education, of the school district of the city of must accompany each bid. This check shall inure to the benefit of the school district of the city of, upon fallure of the bidder to comply with the provisions of his bid or to take the bonds at the amount bid. Bidders must enclose their bids in sealed

Bidders must enclose their bids in sealed envelopes, and such sealed envelopes must have endorsed thereon the nature of the

Notice of Tax Levy By Board of Education for Kindergarten Schools.

Notice is hereby given that in pursuance of a resolution of the Board of Education of the city of, passed on the ... day of, 190... there will be submitted to the qualified electors of said city, at a special election to be had on the day of, 190... the question of levying a tax for the establishment of a kindergarten school in connection with the public school of said city.

Said election to be held at the usual voting places in said city.

voting places in said city.

Those who vote in favor of the proposition to levy the above tax shall have written or printed on their ballots the words "For the levy of taxes," and those who vote against the same shall have written or printed on their ballots the words "Against the levy of taxes."

Secretary of Board of Education.

Election Notice for Members of Board of Education,

district, on

(Here give the names.)
By order of the Board of Deputy State
Supervisors and Inspectors of Elections.

Chief Deputy.

....., Clerk.

To the Electors of
Notice is hereby given that the Central Comimttee of,
has authorized a primary
election for, between the hours ofM, andM, at
the regular voting places in said
County,, for the purpose of selecting precinct central committeemen,
delegates to the State convention, (and delegates to the
county convention.
The resolutions fixing the apportionment of said delegates and qualifica-
tions for voting at said primary elections
are as follows: Resolved, That the apportionment of
delegates to theState conven-
delegates to theState convention forCounty,, shall be upon the basis fixed by the
State Central Committee, and that said State delegates shall be se-
lected as follows:
(Here insert the number of wards and the number of delegates from each ward.)
(Here insert the names of each town-
ship and the number of delegates from each.)
That the apportionment of delegates
to the County Convention be as follows:
CITY.
Ward—Precincts. 1—A. B. C' D, E, F, G, H, I, J, K, L,
M. Delegates.(Here insert the number of wards and
precincts, and delegates.) COUNTRY.
(Here insert the names of the various counties, and the number of delegates
from the different sections of the coun-
tles.) Resolved, That the qualifications for
voting at the said primary election shall be:
election shall be:

..... Primary Election, ..

(A) Pronounced bona fide residents of the precincts at which they

offer to vote.

(B) Registered electors in precincts in which registration is required by the laws of for general elections.

(Ĉ) Unregistered electors in precincts

election and to vote the licket in County at the November election, 190...

The county delegates will be notified as to date of convention by the Chairman and Secretary of the County Central Committee.

..... 190...

Chairman

Seceretary.

Sworn to and subscribed before me this day of, 190...
Notary Public in and for Coun-

Notice by County Board of Equalization.

erty:

(Here describe the property as same appears on the tax duplicate of the current year.)

The taxed value thereof will be acted upon by the said board at the above

time.
The County Board of Equalization,
Chairman.

Notice of Correction of Clerical Error in Deed.

Plaintiff.

Notice of the Filing of Petition in Error in theCourt of	
John Doe, whose place of residence is, will take notice that on theday of	
praying for a reversal of the judgment rendered in said court below, in the case in which was plaintiff and John Doe was defendant. Said cause will be for hearing on and after the day of, 190	
Plaintiff in Error.	

Application by Executor to Court for Allowance Out of Decedent's Estate.

Execut..... of the Estate of, deceased.Atty.

Notice to Non-Resident Executor of Appli-cation to Enforce Distribution.

.

Plaintiff.

Executor or	Executrix	Appo	intmen	t No	tice.
Notice is dersigned houslified by the estat	as been the ounty	duly	appoir, E	ited Cour xecui	and t of
ate of said			Exec		

Notice of Executor's Sale of Business of Decedent.

The business known as Comoany, at ..., deceased, late of ..., and which after his death was conducted by me as said deceased, also all my interest therein, was included in said sale, both the estate and myself severing our connections with and retiring from said business on the date above given. Executor.

Executor's Sale of Real Estate.

Notice to Non-Resident Defendants of Action to Foreclose a Mortgage.

John Doe et al., whose places of res-John Doe et al., whose places of residence are unknown, will take notice that on the ... day of, 190., Richard Roe filed his petition in the Court of, being case No., praying, among other things, for a personal judgment against him and others in the sum of dollars, with interest at ... per cent per annum, payable, and to foreclose a mortgage on the following real estate: real estate:

(Here describe the property.) Said defendants have, or claim to have, some title to, lien upon or interest in said premises, but subordinate to plaintiff's mortgage lien thereon, as averred in said petition; and plaintiff prays in said petition that they, and each of them, be required to set up their right, title and interest in or lien upon said premises, and in case of their default, that they be forever debarred from asserting the same; that the said premises may be sold, and that the said premises may be solu, and the several interests of the parties determined, the liens marshalled and the amount found due plaintiff, paid from the proceeds of the sale thereof, and for such other relief as plaintiff may be entitled to, either in law or equity in said premises.

Said defendants are required to answer on or before the ... day of
190..., or judgment may be taken accord-

. Plaintiff.

Forfeited Land Sale,

saie.

County Auditor.

Notice of Application for a Street Railway Franchise.

An ordinance to establish street railway route, No. ..., in the village of, will be for passage on and after the legal publication of this notice.

Mayor of the Village of,

Notice of Cancellation of Fraudulent Deed.

John Doe, whose place of residence is unknown, will take notice that on the day of, 191., Richard Roe filed his petition in the Court of being case No from being case No from the day of from the following described real estate, to wit: Situated in the county of, and more particularly described as follows: (Here describe the property,) and that the said deed was void, for the reason that at the time of the execution of said deed the said William Stem was mentally incapable of executing a deed; that said deed was made without consideration and for the purpose of cheating and defrauding the plaintiff and preventing him from rightfully inheriting the estate of said William Stem. Said petition further alleges that the plaintiff, with the defendant, John Doe, are tenants in common in said above described real estate, and they are each entitled to the part thereof as heirs at law of William Stem.

The prayer of said petition is that the said pretended deed be canceled and set aside, and that the plaintiff's title to said premises be quieted as against the same; that said premises be partitioned, that an acounting be had from the defendant, for the appointment of a receiver and for such other relief to which he may be entitled, either in law

or equity or both.

Said defendant is required to answer or demur to said petition on or before the day of, 191.., or said petition will be taken as true and judgement rendered accordingly.

RICHARD ROE, Plaintiff.

Notice of Transfer of Public Moneys From One to Another Fund.

One to Another Fund.

Notice is hereby given that on the ... day of, 191., the County Commissioners of County, filed their petition in the Court of, praying therein for authority to transfer the dollars, which are now in the fund of said county, to the fund of said county, the reason for the desired change being fully set out in said petition.

Said petition will be for hearing in said court on the day of 191.

County Commissioners of

County,

Guardian's Sale.

Said premises are known and num-

Guardian, Etc. Atty. Auctioneer.

Notice of Establishment of a Home for Children in..... County,....

On the day of, 190.., the question whether there shall be a children's home established in said county will be submitted to the qualified electors thereof. Also the question of the issue of county bonds or notes to provide funds for the purchase of a site, and the erection thereon of said home.

Said election to be held at the usual voting places in said county.

Those voting in favor of the establishment of said home and the issuing nament of said home and the issuing of said county bonds shall have written or printed on their ballots the words "For said home and the issuing of county bonds therefor," and those voting against the proposition shall have written or printed on their ballots the words "Not in favor of establishing said home nor issuing said bonds."

And Other Petitioners.

Notice of Sale of Homestead.

John Doe, whose place of residence is, will take notice that on the ... day of, 190., Richard Roe, Administrator of the estate of Mary Doe, deceased, filed his petition in the Court of, being case No., against him, praying for a sale of the homestead, consisting of (Here describe the property), lately belonging to Mary Doe, widow and devisee of Harry Doe, theretofore deceased, for the payment of the debts of said Mary Doe, deceased, according to the statute in such case made and provided. Said defendant is required to answer on or before the ... day of, 190.., or judgment may be taken against him.

him.

Doe, deceased., Atty.

RICHARD ROE. Administrator of the Estate of Mary

a

supplied.)

Bids to be made according to specifications on file in the office of the Superintendent. All bids must be addressed to the Board of Trustees of the

Hospital, and marked on the outside lower left-hand corner of the envelope, "Bids for supplies." Successful bidders will be required to give bond for the faithful performance of contract.

The Board reserves the right to reject any and all bids.

Superintendent.

Notice by Commissioners of Insolvents.
Upon the day of, 190,
before me, the undersigned appeared
, who was detained in the custody of the Sheriff of
County, at the suit of the State of,
on behalf of and made
application, under the insolvent debtor's
act, to be released from the said custody,
and from arrest or imprisonment at the
suit of; and thereupon I
granted a certificate to said,
releasing him from arrest or imprison-
ment at the suit of upon
condition that on the day of
190, he files his petition with the
Court of County, for
final discharge.
Commission of Transferred Com
Commissioner of Insolvents for
County,
,

Insolvency Court Notice.

the assignees of

(Names.)

continued from day to day until finally disposed of.

Judge. Clerk.

Superintendent of Insurance, State of

Notice of Charter of Insurance Company.

• • • • • •	• • • • • •

Notice—Certificate of Compliance of the
State of Insurance Depart-
I, Superintendent of Insurance of the State of, do hereby certify that the Insurance Company, located at in the State of has complied in all respects with the laws of the State of, applicable to it, and is authorized to transact in said State its appropriate business of making insurance on the lives of or against accident to persons, and insurance connected therewith and appertaining thereto, and granting, purchasing and disposing of annuities, as prescribed by the laws of the State of, until the day of 191
day of of the year next pre- ceding the date hereof, is shown by the statement, under oath, as required by the laws of said State of
to be as follows: Aggregate amount of available assets
Aggregate amount of Habilities (except capital,) including reinsurance, and special accumulations
er's account
Capital stock
year In witness whereof, I have hereunto subscribed my name and caused my official seal to be affixed, this day of, 191
Superintendent of Insurance

Notice to Non-Resident Defendants, and to Interplead.

John Doe, whose place of residence is will take notice that on the day of 191... the, a corporation under the laws filed its certain petition in to demand and receive said sum acknowledged to be due thereunder, and that the remaining defendants above named have or are claiming the right to demand and receive said dollars; that the plaintiff is ignorant of the rights that the plaintiff is ignorant of the rights of the respective parties, and although ready and willing to pay said sum of dollars, prays the determination of the Court the question involved herein. The prayer of said petition is that the said defendants, and all of them, be compelled to interplead in the above action, and adjust their several demands and claims between themselves, or be forever barred from any interest therein; that the said dollars be paid to the party or parties whom the Court decrees entitled thereto; that plaintiff, upon payment thereeof, be absolved from any further liability on account of said certificate; that said certificate be decreed as fully paid and satisfied; that the plaintiff be awarded the costs of this proceeding out of the moneys in its posses-

ceeding out of the moneys in its posses-

sion, and for such other and further relief to which in equity it may be entitled. The said John Doe is required to answer on or before the day of 190..., or judgment may be taken against him, and he be forever barred from asserting his interest therein.

Plaintiff.

Notice to Quiet Title to Real Estate. Short Form for Land Company.

(Here describe the property.) be quieted against them, that they be compelled to show their interest therein: that the same be adjudged null and void, and that defendants be severally enjoined from asserting any claim to said

premises.

Said John Doe is required to answer on or before the ... day of, 190.., or judgment will be taken against him as prayed for in said petition.
......Land Company.

Notice to Non-Resident Defendants When Praying for a Judgment Upon a Claim Due Under a Lease.

Said unknown heirs and devisees of John Doe. deceased, are required to answer to said petition on or before the ... day of, 190.., or judgment will be taken against them by default for said amount with interest and costs.

Plaintiff.

Notice of the Filing of Petition for Authority To Execute a Lease of Entailed Real Estate.

Plaintiff.

Notice of Sale of a Leasehold.

John Doe, whose place of residence is, will take notice that on the day of, Richard Roe filed his petition in the Court of, being case No. praying for judgment and the saie of the following leasehold estate to wit: (Here describe the property.) Said cause will be for hearing on and after the ... day of 190...

Piaintiff.

...., Atty.

Notice to Non-Resident Defendants of Filing of Petition for Establishment of Levee.

Said cause will be for hearing by said court on and after the day of, 190...

Petitioner.

Notice of the Filing of Petition for Establishment of Public Library.

Notice is hereby given that on the ... day of ... 190., twenty electors of the ... Township, ... County, ... filed their petition with the undersigned trustees of said township, praying that there should be established a public library in said township. On the ... day of November, 190., the question whether there shall be a public library established in said township for the use and benefit of the citizens thereof, will be submitted to the qualified electors thereof.

At an election to be held at the usual voting places in said township.

Those voting in favor of the establish-Notice is hereby given that on the

Those voting in favor of the establishment of said library shall have written or printed on their ballots the words "Public Library—Yes," and those voting against such library, the words "Public Library—No."

Trustees for Township

.

Notice of Lien on Stock in a Corporation,

Notice of Lien on Stock in a Corporation.

John Doe, whose place of residence is
...., will take notice that on the
....day of, 190., Richard Roe
filed his petition in the Court of
...., being case No. ..., against
him, claiming to have a lien on
shares of the capital stock of the corporation known as now appearing upon the books of said company
in the name of and formerly
owned by said John Doe, and the right
to have said shares of stock sold
and appropriated to the payment of said
lien, and to exclude the said John Doe
from all claim or interest in said
shares of stock; and the said John Doe
is further notified that he is required to
appear is said cause and answer said
petition on or before the day of
....., 190...

Plaintiff. Atty.

Notice of Marshalling of Liens.

John Doe, whose place of residence is will take notice that on the day of, 190, Richard Roe filed his petition in the Court of, being case No. ..., against him and others, praying therein to marshal liens and for the sale of the following described real estate, to wit: [Here describe the real estate) and praying further that the said defendants be compelled to set up what claim, if any, they have in said property, or be forever barred from so doing; that the Court adjust the priorities of the liens and claims of said parties and the plaintiff's liens in said petition set forth; that the proceeds of said sale be distributed among the claimants according to said priorities as the same shall be settled by the Court, and for all other and proper relief.

be taken against him.

..... Atty.

Plaintiff.

Proposals for Electric Lighting.

board.

The board reserves the right to reject any or all bids.

By order of the Board of

Clerk.

Notice of Location of the Principal Office of the Manufacturing Company.

President of Manufacturing Company. Secretary.

Appropriation of Private Property By Board of County Commissioners To Build a County Morgue,

At the end of three weeks from the date hereof, the said board will proceed to approprlate said property to its own use, and at the same time pay to the owners thereof reasonable compensation therefor.

Chairman of Board.

Attest:.....Secretary.

Notice for Foreclosure of Mortgage and Judgment on Promissory Note.

John Doe, whose place of residence is will take notice that on the ...day of, 191. Richard Roe filed his petition in the Court of, being case No...., praying for judgment upon a certain promissory note for the sum of dollars, with per cent interest thereon, and for foreclosure of a certain mortgage, upon the following described real estate, to wit: (Here describe the real estate.)

(Here describe the real estate.)

Said cause will be for hearing on and after the day of, 191...

Plaintiff.

..... Atty.

Notice of Change of Name of Corporation.
Notice is hereby given that the
Company of, incorporated under
the laws of the State of, filed
its petition in the Court of, of
County, praying the
court for an order permitting the said
company, through its, to change
the name of said company from "The
Company" to "The
Company."
The
By Petitioner.
Atty.

Change	of	Name	of	Individual.
--------	----	------	----	-------------

Change of Name of Village.

Notice is hereby given that the undersigned freeholders of the Village of will on the ... day of flie their petition in the Court of praying that the name of the village of for the following reasons: (Here state reasons.) Petitioners.

Dedication.

Ordinance No. ..., accepting dedication by of property for street purposes.

Be it ordained by the Council of the City of, State of, two-thirds of all the members elected there-

thirds of all the members elected thereto concurring:
 Section 1. That the dedication of property made by, described as
follows, to wit: (Here describe the property.) and conveyed to the city for street
purposes, by warranty deed, dated,
, be and the same
is hereby accepted.
 Sec. 2. This ordinance shall take effect and be in force from and after the
earliest period allowed by law.

fect and be in lorce from earliest period allowed by law.

Chairman.

Attest:, Clerk.

Ordinance No.

property be and the same is hereby appro-priated to the public use for street purposes, for the purpose of extending avenue from avenue to avenue, to wit:

(Here give description of property to

appropriated.)

sec. 2. That the Solicitor of the Village,, be and is hereby authorized and directed to apply to a court of competent jurisdiction to have a jury impaneled to make inquiry into and assections. sess the compensation to be paid for such property.

property.
Sec. 3. That the costs and expenses of said appropriation be paid from the proceeds of bonds of the village, to be issued for that purpose.
Sec. 4. That this ordinance shall take effect and be in force from and after the earliest period allowed by law. Passed

Mayor of the Village of

An Ordinance.

An ordinance, No., to assess a special tax on real estate bounding and

Section 1. That there be levled and section 1. That there be levied and assessed on each front foot of the several lots of land bounding and abutting on street, between street and street, except the lots and lands exempted by law from assessment (a plat of said property as assessed having been approved by Council,) the cash sum of, and if pald in installments, the sums hereinafter named for each and every year as specified, to wit. (Here give the amounts for each for each and every year as specified, to wit, (Here give the amounts for each year) to pay per cent of the cost and expense (less the cost of Intersections) of improving' street, by sewering, between the points aforesaid, together with the interest on the bonds issued to provide a fund to pay for per cent of the cost (less the cost of intersections) of said improvement, according to the estimate of the chief engineer of the Board of, approved by said board and transmitted to Council. Council.

Council.

Sec. 2. That the owners of the several lots of land upon each front foot of which the sums aforesaid are assessed shall pay the amount of money by them severally due in that behalf to the City Treasurer on or before the day following the day from which this ordinance becomes effective in each of the said several years, and in default of such payment the City Auditor shall forthwith cause all unpaid Installments to be certified to the County Auditor, to be by him placed upon the tax duplicate and collected according to law. lected according to law.

Sec. 3. (Here describe how the fund is to be provided for carrying out said

contract.)

The said annual assessments Sec. 4. and all portions thereof shall be paid to, and shall be applied in the

manner provided for	or in	Cec	tion 3	of thi	s
advertisement, an	d to	no	other	purpo	se
whatsoever.					
Total cost of lm					
Cost of interse	ction,	\$.			
Amount assessed,		per	cent	of tota	al.
Cost, less cost of					
Passed					
1 7			of Cou		
P	reside	ent (or Cou	ncu.	
Attact .					

Attest: Clerk.

An Ordinance.

Whereas. The Street Railway Company has applied to the Council of the City of for permission to construct and operate Route No..... of street passenger railroads of said city:

Now, therefore, be it ordained by the Council of the City of State

of Street Railway Company be and is hereby authorized and the grant is hereby made to said Company, to construct and operate Route No of street passenger rail-roads, as established by an ordinance entitled "An ordinance to establish Route No of street passenger railroads," passed

avenue with the corporation line of; thence street Railway Company on avenue to the intersection of said avenue with said avenue with avenue; thence returning over the same route to the place of beginning.

The number of tracks over the entire route will be two with necessary switches,

turntables, turnouts and sidetracks.
Sec. 3. The motive power shall be either electricity, cable or such other ap-

either electricity, cable or such other approved motive power as may come into general use. The right to operate said route shall be for the period of years from the date of the grant. *

The said the Street Railway Company is hereby authorized and empowered to erect in the sidewalks, near the tracks hereby authorized to be laid, the necessary supports for electric wires. the necessary supports for electric wires, and construct the necessary fixtures and appliances for the use of an electric system of motive power along said tracks in said street.

The entire work authorized hereby, including the reductions of the crown of the street when necessary, shall be done

at the sole expense of sald company, under the direction and to the satisfaction of the Board of and its chief engineer. The tracks, where constructed as ordinary double tracks, shall be placed and maintained in the central portion of and maintained in the central portion of the streets, at such a distance apart as to allow for safe and convenient passage of cars thereon. The rail to be used in the construction of said tracks in the roadways of said streets shall be of the pattern known as the "..... rail" or the "...... pounds per yard. The supports of said electric system of motive power shall be of the best and most approved pattern, and no whres shall be placed across or over any street within less than feet of the surface thereof. thereof.

The construction of the line Sec. 4. on the route shall be commenced within on the route shall be commenced within days, and the entire route shall be completed and in operation within months from the time the grant is awarded, or this ordinance shall be void, unless delayed by legal proceedings

within days after due the Mayor shall have the right summarily to stop the running of the cars, and in the event of such stoppage no liability for

damage shall accrue.

And in addition thereto the owners, under the same condition and subject to the same penalty shall pay into the city treasury, on the day of January, April, July and October of each year, per cent of the entire gross earnings from every source of such company during the preceding quarter, including

packages of ten tickets,
Passed,

Chairman.

Attest: Secretary.

An Ordinance. Notice to change the route

Notice to change the route of the Street Railway.

Whereas, The Railway Company has applied to the Council of the City of for permission to change the street railway route in said city known as the route; and Whereas, the Council considers such change advisable. change advisable;
Now, therefore, be it ordained by the council of the city of State Section 1. That it is deemed to be to the benefit, convenience and advantage of the public that the street railiway route known as the route be changed so that the cars operated over that route will be run on

Sec. 2. This ordinance shall take effect upon the approval of the same by the Mayor and the filling of the acceptance thereof by the Railway Company.

made.

Cierk of Council.

An Ordinance.

Aresolution declaring it necessary to improve by sewering street,

street, being part of Division No. ...

Be it resolved by the Council of the City of, State of, three-fourths of the members elected thereto concurring: That it is necessary to improve the several of the se prove by sewering street, between street and street, being part of Division No. in accordance with plan adopted by Counon file in the office of the Auditor of said city, which plan as to the territory above described is hereby approved.

And be it further resolved, That said sewers shall be constructed in accordance

with said plans and specifications on file in the office of the Auditor of said city (which specifications are hereby approved,) and of the materials set forth in the following approximate estimate of the cost of the proposed improvement.

(Here describe the materials to be used and the estimated cost.)

Be it further resolved, That the whole cost of said improvement, less ... per cent of the total cost and less costs of intersections, shall be assessed by the front footage on all lots and lands bounding and abutting upon the proposed improvement not exempted by law from assessment, which said lots and lands are hereby, determined to be specially benefited by said improvement, and the cost of said improvement shall include the expense of the preliminary and other surveys, and of printing and publishing the notices, resolutions and ordinances quired, the cost of construction, together with interest on bonds issued in anticipation of the collection of deferred installments of assessments, and other necessary expenditures.

That the assessments so to be levied shall be paid in annual installments, with interest on deferred payments at per cent per annum; provided; that the owner of any property assessed may, at his option, pay such assessment in cash within days from and after the passage of the assessing ordinance, in which case said cash assessment shall not include any item of interest upon bonds to be issued in anticipation of the collection of de-ferred installments of assessments.

That the remainder of the entire cost of said improvement not especially assessed, together with the cost of any real estate or interest therein, purchased or appropriated, and the costs and expenses of any appropriation proceeding penses of any appropriation proceeding therefor, and the damages awarded any owner of adjoining lands and interest thereon, and the costs and expenses of any such award shall be paid by the city of out of the proceeds of the sale of bonds to be issued by the said city for such purposes in the memory provided by law law.

the manner provided by law.

Be it further resolved, That the clerk be and he is directed to cause this resolution to be published according to law. Passed,

> President of Council. Cierk.

An Ordinance.

Ordinance No., deeming It neces-

thereto concurring:

lowing grade:

(Here describe the location of the grade and describe the necessary alterations

to be made.)
The cost of such alteration of grade shall be apportioned in the following manner, the City of, to pay dollars, and the Railroad Company dollars.
This ordinance shall take effect from and offer publication.

and after publication.

Clerk of Council.

An Ordinance.

Ordinance No., determining to proceed with the improvement of

street to street.

Be it ordained by the Council of the City of, state of three-fourths of all members elected there-

Section 1. That it is hereby determined to proceed with the improvement of street, from street to street, by grading, etc.

(Here state the kind of improvement.)

In accordance with a resolution passed tofore approved and now on file in the office of the Department of Public Service.

Sec. 2. That all claims for damages resulting therefrom shall be judicially inquired into after the completion of the proposed improvement, and the Solicitor be and he is hereby authorized and directed to institute proceedings in a court of competent jurisdiction to inquire into

such claims.

such claims.
Sec. 3. That per cent of the whole cost of said improvement shall be assessed by the foot frontage on all lots and lands bounding and abutting upon the proposed improvement, which said lots and lands are hereby determined to be specially benefited by said improvement and the cost of said improvement shall include the expense of the preliminary and other surveys, and of printing and publishing the notices, resolutions and ordinances required, and resolutions and ordinances required, and the serving of said notices, the cost of construction, together with interest on bonds issued in anticipation of the collection of deferred installments of assess-

days from and after the passage of the assessing ordinance, in which case said assessing ordinates, in which case saturates assessment shall not include any item of interest upon the bonds to be issued in anticipation of the collection of deferred installments of assessments.

Sec. 5. The bonds of the City of

..... shall be issued in anticipation of the collection of assessments by installment and in an amount equal there-

That the remainder of the entire cost of said improvement not specially assessed, including the cost of intersections, together with the cost of any real estate or interest therein, purchased or appropriated, and the costs and expenses of any appropriation proceeding therefor, and the damages awarded any owner of adjoining loads and interest owner of adjoining lands and interest thereon, and the costs and expenses of any such award, shall be paid by the City of out of the proceeds of the sale of bonds to be issued by the said city, for such purposes in the man-

said city, for such purposes in the man-ner provided by law.

Sec. 7. That all of the lots and lands oounding and abutting street, between street and ... street, shall be assessed for said improvement

as above determined.

Sec. 8. That the Board of Public Service be and is hereby authorized and directed to make and execute a contract for said improvement, with the lowest and best bidder, after advertisement according to law.

Attest: Clerk.

Clerk.

Ordinance No....

To name an Alley. Alley.
Be it ordained by the Board of Legislation of the City of
Section I. That an alley, heretofore unnamed, extending from ... avenue to avenue ... of ... of ... street, shall hereafter be known as alley.

Sec. 2. This ordinance shall take effect at the earliest period allowed by law.

President of the Board of Legislation. Attest: Clerk.

.

Ordinance.

An ordinance, No...., providing for the organization of a Fire Department

- City of The Fire Department of the Section 1. The Fire Department of the City of shall be composed of the following officers and members, who shall the composited payreceive salaries hereinafter provided, payable, and shall give bond able as herein provided.
- 1. The Chief of the Fire Department,
- Marshals, who shall each receive a salary of dollars per and each shall give a bond in the sum ofdollars.
- 3. Assistant Marshals, who shall
- per each; Lieutenants a salary of per each; Engineers a salary of dollars per each, and stokers, pipeman, drivers and laddermen shall each receive a salary of dollars per; linemen and batterymen shall each receive a salary of dollars per each; plugmen, who shall each receive a salary of dollars per
- 5.Substitute firemen, who shall receive a salary estimated at the rate of dollars per day for each day of actual service. Said firemen and substitutes shall each give a bond in the sum of dollars.
- Telephone operators, who shall each receive a salary of dollars per
- 7. ...Telegraph operators, of whom ... shall receive a salary of ... dollars per ... a salary of ... dollars per ... and ... a salary of ... dollars per ... and ... a

And every employee of the Fire Department, having regular employment in and connected with any designated engine house, shall be excused from duty such number of days per year as shall afford him one day off duty for each days that he is on duty during the year, such excuse from duty to be granted without loss of pay.

This ordinance shall take effect and be in force on and after the day of 191...

..... 191.. Passed,

President of Council.

Notice of Repeal of Ordiannee,

period allowed by law,

President of Council. Čierk. An Ordinance To Submit to the People the Question of the Annexation of the Incorporated Village of.......

Passed
Section 1. Question of annexation to be submitted to voters. Be it ordained, etc., That the question of the annexation

such annexation shall deposit in such box a ballot inscribed "Annexation of the

snail be furnished in each ward for the reception of the votes upon this question of annexation and the votes shall be counted and returned to the City Clerk in the same manner as votes accounted (are counted) and returned at counted (are counted) and returned at elections for city officers; and the City Clerk shall cause this ordinance to be published in the official papers of the city, as required by law.

Sec. 3. This ordinance shall take ef-

fect from and after publication.

Clerk of Council.

Notice to Non-Residents By Council

5

(In the publication of resolutions of the City Council, when there are persons interested in the subject matter of the resolution who are non-residents of the city, the above notice should be given in connection with said publications, and should be made the first paragraph thereof.)

Application for Pardon.

Application for Pardon.

Notice is hereby given that at the next meeting of the State Board of Pardons an application will be made for the pardon of convicted at the term, 191... of the Court of of County, of the crime of and sentenced to imprisonment in the Penitentiary for the period of years.

Petitioner.

Notice to Non-Residents in Partition Suit.

John Doe, whose place of residence is, will take notice that on the day of, 191., Richard Roe instituted an action in the Court of, county, being case No.... against (Him and others, giving their names in full.) praying for the partition of the following described real estate to wit: (Here describe the real estate.)

Said action will be for hearings on and

Said action will be for hearings on and after the day of 191...

Piaintiff.

..... Atty.

Certificate of Limited Co-Partnership of Company. Notice is hereby given that the undersigned have formed a limited partnership under the firm name of (Here insert the name.) Company. The name of the general partners are (Here give their names and residences.) and the names of the special partners are (Here give their names and residences.) The said special partners have contributed to the capital stock the following sums of money: (Here state what amount each special partner has contributed to same.) The nature of the business to be transacted by said co-partnership is that of (Here state the nature of the business.) Said limited co-partnership is to commence on the ... day of ... 191., and to continue for the full term of years, terminating on the ... day of 191. State of ss. Personally appeared before me...... (Here give the names of all the general and special partners) to me personally known, and acknowledged the signing and execution of the foregoing certificate to be their voluntary act and deed on this day of County

Official Title.

190 ...

(Seal)

Notice By Surviving Partners of Company.

Notice is hereby given by the undersigned surviving partners of the signed surviving partners of the Company, a partnership, composed of the following named persons: (Here give the names of the living putters.) and deceased, that they have with the consent of the executor of the estate of the above named deceased partner,

tate of the above named deceased partner, and with the approval of the Court of, taken the interest of said deceased partner in the partnership assets at the appraised value thereof. Said surviving partners have given a bond to said executor, with sureties which has been approved by said court, for the payment of the debts and Habilities of said partnership, and for the performance of all contracts for which said partnership is liable.

ship is liable.

All creditors are hereby notified to present their claims against said partnership to the undersigned surviving partners for allowance.

Surviving Partners of the .. Company.

.

Notice for Paroie.

Notice That Plans Have Been Prepared.

Notice that Plans Have Been Prepared.

Notice is hereby given that plans have been prepared and are now on file in the office of the Clerk of the City of for the inspection and examination of parties interested, as follows. (Right of way for Here state for what purposes, and the streets upon which the same is bounded.)

Any objections thereto may be filed with Council.

Clerk.

Notice of Application To Restore Lost or Destroyed Plats.

Auditor ofCounty.

Amended	Plat	No.	

Notice is hereby given that the Board of has agreed that a change of plat in Section No Township, from that heretofore adopted by the platting commission. A plat showing the proposed change is now on file in the office of the Board of and meetings of the board to hear objections will be held at the office of said board at o'clock on the following days: (Here give the days of meeting of the board.)

By order of the Board of

President. Clerk.

Notice By City Civil Engineer of Plats on File in His Office.

Notice is hereby given that the whole plan for the location of streets and alleys already dedicated, and of those proposed, to the city of, County, are now on file lin my office for the inspection of persons interested therein.

City Civil Engineer.

Notice of Division of Precinct.

Notice is hereby given that a petition has been presented to the undersigned board, to divide the Precinct, as now constituted into two precincts, the one to be known as Precinct, to comprise so much of the present precinct as lies of the line of street; the remainder of the territory to be formed into a new precinct, the name of which

Clerk.

Preferrd Stock Payable Prior to Common Stock Notice.

Secretary.

Governor's Thanksgiving Proclamation,

In conformity with the proclamation of the President of the United States, I..., Governor of the State of de hereby designate..., the.... of, as Thanksgiving Day.

Let us suspend our usual avocations on that day and, gathe ing at our usual places to worship, in the home and by the fireside, make due acknowledgment to the Divine Father for the many favors granted unto us, and prepare our hearts and minds for the duties and responsibilities of the year to come. Remembering that it is more blessed to give than to receive, let us evidence the sincerity of our app eciation by sharing generously with those who have been less fortunate, and thus illustrate one of the sublime principles of our faith.

In testimony whereof, I have here-unto subscribed my name and caused the great seal of the State to be attached at....., this....day of..........
190... and in the.....year of the independence of the United States.

Name of the Governor.

By the Governor, Secretary of State.

Mayor's Procalmation to Electors.
To the qualified electors of,
I
cers, viz: (Here give names of officers to be elected.)
The above notice is given in compliance with the laws of the State.
Mayor of
Attest: Secretary.
Secretary.

Mayor's Proclamation.

Prohibiting the sale of intoxicating

Iliquors on election day.

The laws of provide that whoever sells or gives away spirituous, vinous or mait liquors on election day; or, being the keeper of a place day; or, being the keeper of a place where any such liquors are habitually sold and drank, fails on any ele tion day to keep the same closed, shall be fined not more than dollars and imprisoned not more than days; and, Whereas, Said laws make it the duty

of the Mayor, previous to any election to issue a proclamation to the public, setting forth therein the substance of the enactments to prohibit the sale or the giving away of intoxicating liquors on election days; and,

Whereas.

seal of the city of, this

day of, 190...

Mayor of

Attest: Secretary.

Sheriff's Proclamation. To the qualifie! voters of

ed.) All of which notice is given in pursuance of law.

Sheriff of County.

Notice of Addition to County Infirmary.

Sealed proposals will be received by the Board of of County, at the office of said board, until o'clock ..M., of for furnishing the materials, and performing the labor necessary for the making of the addition to the County Infirmary buildings, and upon the above date a contract will be entered into with the lowest responsible bidder.

Plans, drawings, representations and specifications can be seen at the office of the Board of, where they are open to public inspection at all

reasonable hours.

The Board reserves the right to reject any and all bids.

Auditor of County.

Sealed proposals from banks situated in County, will be received by the undersigned, Clerk of the Board of Education of at his office, No until at O'clock M., for the depositing of schools funds of said City of
for a period not exceeding
years, and for not less than per
cent on the average daily balance. The
successful bidder is required to give
bond to the satisfaction of the Board
of Education for the amount deposited.
of Education for the amount deposited.
Indorse bids "Bids for depositing
Indorse bids "Bids for depositing School Funds," and address same to
belloof Funds, and address same to
Clerk of Board of Education
of
The right is reserved to reject any
and all bids.
By order of the Board of Education
of

Sealed proposals will be received by the Board of City Hall Commissioners of a city building to be known as a City Hall, in said city, until 190..

Here state the class of building to

be erected.)

According to plans and specifications on file in the office of said board.

Each bid must contain the full name of every person or company interested in the same, and be accompanied by a bond in the sum of dollars, to the satisfaction of the board, or a certified check on some solvent bank, as a guaranty that if the bid is accepted a contract will be entered into and its performance properly secured.

a contract will be entered into and its performance properly secured.

Should any bid be rejected such check will be forthwith returned to the bidder; and should any bid be accepted, such check will be returned upon the proper execution and securing of the

contract.

Bidders are required to use the printed forms, which will be furnished upon application.

The right is reserved to reject any or all bids.

By order of the Board of City Hall Commissioners.

Clerk.

Sealed proposals will be received by the Board of Trustees of the Public Library of for the erection of a Branch Library Bullding on street, between street and street, under the plans and

Bids will be received for this work as a whole or for any part of same, divided as follows:

1. Excavation and Masonry.

Grading.
 Brick Work.
 Cut Stone Work.
 Steel and Iron Work.

6. Sheet Metal and Roofing Work.

7. Carpenter Work.

8. Lathing and Plastering.
9. Cement Work.
10. Marble and Tile Work.
11. Painting and Glazing.

12. Heating.13. Electric Wiring.

Plumbing and Gas Fitting.

Successful bidders will be required to give bond satisfactory to the Board of Trustees of the Public Library, that they will faithfully perform the contract awarded to them.

The Board reserves the right to reject any or all bids.
Board of Trustees, Public Library of

Clerk.

Sealed proposals will be received by the Board of the City of, State of, at the office of said Board, until o'clock .M., of, for the sale of (Here describe what property is to be sold) be sold.)

Bidders will indorse name and address on outside of envelopes containing their bid,
The Board reserves the right to reject any and all bids.
By order of the Board of Clerk.

Proposals for Letting Public Printing. Binding and Paper.

Sealed proposals will be received at the office of the Secretary of State until, for the execution of the several classes of Public Printing and Binding, in separate contracts, and for furnishing paper, encontracts, and for furnishing paper, envelopes and stationery for the term of
..... years, from and after the
day of, 190... at a certain rate
per centum not to exceed the rates
specified in the law, including the furnishing of the paper for election ballots and its delivery to the several
clerks, under the provision of the act
of the General Assembly passed at the of the General Assembly, passed at the session, which act

was aproved
The law governing the Public Print-ing and Binding and furnishing station-ery for the State is embraced in the

vol. page laws.
Sample copies of Teachers' Registers and Grade Books, and Trustees' Record Books, may be seen at the office of the Secretary of State.

A bond of dollars must accompany each bid. Solvent guarantee companies will be accepted in lieu of personal security.

Blanks for bidding may be obtained at the office of the Secretary of State.

Address all bids to Secre-

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Secretary.

Notice of Protest By a Director of theRailroad Company.

Notice is hereby given by the under-spined, one of the directors of the Railroad Company, that at a meeting of said company held at its principal concurrence:

(Here state the acts done for which

protest was made.)
This notice is given by me in accordance with law, so as to exonerate myself from any liability in my individual capacity, on account of any damages sustained by any one on account of said acts done by the other directors of said company.

Entry Approving Publication.
Court of ... County,

Plaintiff, vs.

Defendant.
Entry Approving Publication.
Proof of publication in this case was this day filed in this court, which is hereby approved.

Notice to Non-Residents in Action To Quiet Title to Real Estate.

John Doe, whose residence is unknown and if dead, his unknown heirs and devisees, will take notice that on the.... day of Richard Roe filed his petition in the Court of, being case No., against him, praying that his title to the premises, (Here describe the property) be quieted against all claims of every kind that the defendant may assert against the same; that all clouds upon his title be removed; that said defendant be compelled to set up the claims or interest, if any, he has in said premises, and that the defendant be perpetually enjoined from asserting or making any claim to said premises, or any part thereof, and for such other and further relief as in law and equity he may be entitled to.

Said defendant is required to answer

Said defendant is required to answer on or before the day of 190.., or judgment may be taken against

him. Plaintiff.Atty.

Notice to Non-Residents Defendants by Railroad Company.

Legal Notice-The defendants (Here name the defendants, and their places of residence, if known, and if not known, fendants, who claim to have some in-terest or estate adverse to plaintiff in the following described real property, situated in the City of, County of and State of to wit:

A perpetual exclusive easement and right of way for the construction, maintenance and operation of an elevated railroad structure or viaduct as a approach to, over the follow-

ing premises:

(Here describe the property.)

The prayer of the petition is that the above named defendants, and each of them, may be required to answer the plaintiff's petition and set up any claim they and each of them may have, or claim to have, in said real estate or any part thereof; that the interest of said defendants, and each of them, in said real property may be determined by the real property may be determined by the court, and their claims thereto adjudged to be void; that the plaintiff's title to said real estate may be freed from any and all claims of said defendants, and each of them, and quieted as against said defendents, and each of them, and for all other proper relief both in law and in equity to which the plaintiff may be entitled. be entitled.

Said defendants are required to answer said petition on or before the 190... or judgment

Plaintiff.

....., Atty.

Notice of Proceedings in Quo Warranto.

The Company is hereby notified that on the day of

190...... filed an information in the nature of quo warranto against said company in the Court of County, alleging.

(Here give the substance of the information.)

Said cause will be for hearing by

Said cause will be for hearing by said court on the day of, 190..., at which time the defendant company is required to answer.

This notice is given by order of above-

named court.

Clerk of Court.

Notice of Resolution Passed By the..... Railroad Company Authorizing Change of Line.

of said railroad as follows:

(Here state what change is to be made in accordance with said resolu-

tion.)

Said resolution has been certified to, and a duly authenticated copy of the

Attest: Secretary.

Notice to the Stockholders of the Railroad Company of Extension and Change of Termini.

Notice is hereby given that there will the Railroad Company, at their principal office, No.,

Said meeting is called by the President and directors of said company, for the purpose of submitting to the stockholders the question of an extension and change of termini of said railroad.

If the holders of the majority of the

If the holders of the majority of the stock, in person or by proxy, so determine, a certificate of that fact shall be made by the directors, naming the new terminus or termini, and the counties through which the extended line will pass. And such certificate and extension shall be held to be a part of the original line of said railroad.

By order of the Board of Directors of the Railroad Company.

. President.

Secretary.

Notice of Consolidation of the
Notice is hereby given that on the day of, 190, at the office of, a joint stockholders' meeting was held by the Railroad Company and the Railroad Company, and the resolution which was put at said meeting to consolidate said companies into one company, under the name of the Railroad Company, was adopted by said stockholders present. Said stockholders, at said meeting, also fixed the day of 190 at o'clock .M., as the time and place for the election of the directors and other officers of said new company, said meeting to be held in the same office
said meeting to be field in the same once referred to above. Secretary of
Secretary of Railroad Company.

Notice of Filling Certificate With Secretary of State, by the Creditors of theRailroad Company.

Secretary of State, for the State of

Notice to Stockholders of Special Meeting of the Rallway Company. A special meeting of the stockholders company, in the city of subjects. vlz: To vote upon a proposal to increase the capital tock of the company dollars, such increase to be stock, divided into shares of the par value of dollars each, so that the total capital stock of the company shell be such as the company of the company shell be such as the company of the co shall be dollars, divided into shares of common stock of the par value of dollars each, shares of preferred stock, of the par value of dollars each; and to vote upon a proposal to sanction the creation of an issue of bonds of the company not exceeding in the agreement delibert seche of which the company not exceeding in the agregate dollars, each of which said bonds shall entitle the holder thereof, at his option, during a term of years to be expressel in the bond, to cenvert the same into common stock, such bonds to contain such terms and provisions and to be issued from time to time upon the term as may be sutherized by the uch term as may be authorized by the Board of Directors. The stock transfer books will be closedato'clock .M.,, and reopened ato'clock .M.,, By order of the Board of Directors.

Secretary.

Notice of Appointment of Receiver.

Notice is hereby given that the undersigned has been duly appointed and qualified as receiver of the estate and effects of the Company by the Court of being case No. All persons having claims against said company should present the same to the undersigned for allowance. All persons owing money to the said company should pay the same to the undersigned receiver

Receiver of the Company. Atty.

Receiver's Notice of Compromise.

The application of, receiver of, for direction for disposition of the offer of for adjustment of difference by way of compromise, will be for hearing before at ... o'clock. All parties in interest and their attorneys will take notice that at such time they may present such evidence as they may desire to offer, and argument for or against the acceptance of such offer of compromise.

Receiver.

Receiver's Notice to Creditors.

Receiver.

.....Atty.

Persentation of Fuli and Accurate Account of Receiver of Religious Corporation to Conrt.

The undersigned, having been duly appointed and qualified by the

Receiver of the Religious Corporation. Atty.

.

Receiver's Sale of Real Estate.

Pursuant to the command of an order of the Court of
County,, to me directed, I will offer for sale at public auction, on the premises, on the day of
190... at o'clock, the real estate of the Company. Said real estate being described as follows, to wit: (Here describe the real estate.)
Said premises are appraised at dollars.

dollars.

Terms of sale, dollars cash in hand, balance to be paid upon confirmation of sale by the court.

Receiver of Company.

Notice to Restore Records of Proceedings.

John Doe, whose place of residence is, will take notice that on the day of, 190.., Richard Roe filed his petition in the, praying for the restoration of the record of the proceedings and decree in case No. of said court, which was destroyed by Said cause will be for hearing on and after the day of, 190...

Notice of Restoration of Destroyed Record.

Said above-named defendant, John Doe is required to answer on or before the ... day of, 190..., or said record will be restored as petitioned for in said application.

Plaintiff.

Notice of Application to Register Land Title,

court, in the of, in said county, said aplication will be heard, and order taken in respect thereto, as

and order taken in respect thereto, as asked in said application.

Notice is hereby further given to all persons having or claiming an estate or interest in, or any lien upon said lands, or know of any reason why such lands should not be registered, or wish to file objections thereto, are required to then and there appear and assert their relaim and file their objections to the

thereafter forever debarred and estopped

from setting up any claim thereto, or therein, except under the provision of said act.

.

Applicant.

Notice of Application by Religious Societies to Court, Asking for Authority to Trans-fer Real Estate to Newly Organized Society.

The undersigned, trustees of, a religious society, at the request of a majority of the members of societies unanimously become united and consolidated into the Society, and prays the court for an order requiring said officers to convey to such new organization the real estate owned and held by the societies to the union.

All persons interested in the subject matter of the petition are required to answer to same on or before the day of, 190...

Society. Trustees. Notice of Application to Sell Cemetery Belonging to the

..... Atty.

By

Notice of Sale of Real Estate Belonging to Religious Corpoartlon.

Religious Corpoartlon.

Notice is hereby given that on the...
day of, 190......, a religious society, incorporated under the laws of, filed its petition in the...
Court of, being case No.....
on the docket of said court, representing that it owns in fee simple, and is in possession of the following described real estate, the title to which is in its name: (Here describe the property.)
The members of the petitioner, at a general meeting, duly had on theday of, 190.., directed this action to be brought for authority to sell said real estate to Petitioner prays that it be authorized to sell the real estate hereinbefore described (including furniture, etc., etc.), for the sum

cluding furniture, etc., etc.), for the sum of dollars cash, and execute a deed for same under its seal by its President and Secretary, and for all other and proper relief.

Said cause will be for hearing on and after the day of, 190...

> Religious Corporation. By Petitioners.

Replevin Notice.

John Doe, plaintiff, vs. Richard Roe, defendant, before Justice of the Peace of Township, County, State of defendant here-

The said Richard Roe, defendant herein, whose place of residence is, will take notice that on the day of, 190., the said John Doe, plaintiff herein, brought an action in replevin for the delivery of certain chattel property therein described, and an order of delivery was issued, and said property taken into the custody of the constable. Said cause will be for hearing on the day of, 190., at o'clock, in the court of said Justice at No.

No.,,, , ...,

. Plaintiff.

Report of Committee.

To the Honorable Judges of the Court of Common Pleas of Coun-

The records in both the Commissioners' and Auditor's offices are kept neat and orderly, and everything pertaining to our work is in splendid condition.

Respectfully submitted.

Committee.

This report has been submitted to me for examination, and is hereby approved.

Prosecuting Attorney.

Retaining Wall.

Sealed proposals will be received at the office of the Cierk of the Board of Education, until ... o'clock, ... o'clock ... for the building of a retaining wall at the ... school lot, ... Street, ..., ... In accordance with the specifications on file in the office of Superintendent of Buildings, No. ... Street, ... Street, ... Bach bid must contain the name of every person interested therein, and be accompanied by a guarantee of some disinterested person in a sum equal to ... per cent of the amount bid, that if the same is accepted a contract will be promptly entered into and the performance of it properly secured. Bids must be upon blank forms, to be obtained at either of the above-named offices, and be plainly written on the outside, "Bids for Retaining Wall, ... School." The right is reserved to reject any or all bids.

Chairman of Committee.

Notice of Revivor of Judgement in Common Pleas Court.

John Doe, whose place of residence is will take notice that on the day of 190., Richard Roe filed his petition in the against the said John Doe, the defendant therein, setting out that on the day of 190., a judgment was rendered in said Court of in favor of the above-named Richard Roe, and against the above-named John Doe, defendent, in the sum of day of 190., and for costs, and praying that the said judgment, the same having become dormant, may be revived.

Said cause will be for hearing on and after the day of, 190..

Plaintiff.

Notice to Non-Resident Defendants of Revivor of Action.

Said above-named parties are further notified to appear on the day of, 190..., and show cause, if any they have, why said cause should not be revived in their names as aforesaid, as provided in said conditional order of revivor, and prayed for in said supplemental cross-petition.

Petitioner.

Notice of Revivor of Dormant Judgement in Justice of Peace Court.

John Doe, whose place of residence is, will take notice that on the day of 190...... fled his petition in the Court of praying for a revivor of the judgment, which was rendered by said court in favor of the above-named plaintiff in the case ofplaintiff, vs. John Doe, defendant which action was for dollars due upon was for dollars due upon a promissory note, and for which judg-ment was rendered, but has since become dormant.

Said cause will be for hearing on the day of 190... at which time the defendant, John Doe, is required to answer said petition.

Petitioner.

..... Atty.

7

Change of Channel of Running Through County,

John Doe, whose place of residence is John Doe, whose place of residence is
..... being the owner of a lot of
land adjacent to the River,
will take notice that on the ... day
of, 190., ... filed his petition with the Commissioners of
County, praying that the
channel of the River, running
through County,, be
changed in the following manner:
(Here describe the manner of change.)

changed in the following manner:
(Here describe the manner of change.)
As the changing of said channel in said manner will be conducive to the public health, convenience and welfare of the citizens of said county.
Said petition will be acted upon by said County Commissioners on the
day of, 190...

Petitioner.

Notice of Application for Verity of Copies of Lost Records of Roads.

Notice is hereby given that on the...day of190.., the County Commissioners of County, filed their petition in the Court of of said county, alleging that the records of the road were lost or destroyed by and that copies thereof are in existence, and praying that the verity of such copies as may be produced shall be ascertained and declared by the court. Said petition will be for hearing on

certained and declared by the court.
Said petition will be for hearing on
the day of, 190... All
persons interested in said cause are
required to appear at above time and
show cause, if any they have, why said
application should not be granted.
BOARD OF COUNTY COMMISSIONERS.
By

Notice By County Commissioners to Electors of Purchase of Toll Roads.

Notice is hereby given that on the day of 190., fifty free-holders, citizens of the counties of fied their petition with the County Commissioners of the above-named Counties, praying that said Commissioners purchase all of the toli roads, and parts of toli roads within said counties.
Said toll roads, and parts of toll

roads, have been appraised at

doliars.

On the day of On the day of, 190... the question of the purchase of said toll roads, and parts of toll roads within said counties, will be submitted to the qualified electors of said counties, at an election to be held at the usual voting places

in said counties.

Those voting in favor of such purchase shall inscribe on their ballots, purchase of toll roads. "Yes"; and those opposed thereto shall inscribe on their chase of toll roads. "Yes"; and those opposed thereto shall inscribe on their ballots, purchase of toll roads, "No:" and if a majority of those voting on said question are in favor of such purchase, the said Commissioners may make such purchase, but not otherwise.

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County Commissioner			C	f	٠	٠	٠	•		٠	٠	٠	•	•	•	•	•	•
County,																		
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				•														
County Commissioners											٠	٠	•	٠	٠	٠	٠	•
County,																		

Road Notice.

the road.

Petitioner and Others.

Sale	Notice	by C	hattel	Mortg	age	Co.
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mortge	ged wi	th the	'	. Com	pany,	and
street,	with the will b	e sold	for (charge	s, at	auc-
tion, t	o the l	nighest	bidde	er,	at	
o'clock		· · · · ·		street,	• • • •	• • • • •
	• • •					

Notice of Sale By a Corporation of Delinquent Stock.

Notice is hereby given that the undersigned corporation will offer for sale at public auction, on the day of, 190..., at o'clock ..M., in the office of said company, at No......, street,,, the following shares of stock of said company, which are in the name of on the books of said company, and which have for more than sixty days remained unpaid for:

(Here describe the shares of stock.)
By order of the directors of the......
Company.

Secretary.

Notice of Sale of Desperate, Difficult and Doubtful Claims.

The undersigned will sell at public auction, at the office of, on the ...day of, 190., the certain desperate, difficult, and doubtful claims belonging to the above estate, aggregating in face value dollars.

The schedule of claims can be seen in the Court, and a copy of same will be on file at the said office of Sald sale to commence at o'clock ..M.

Terms,

Administrator of the Estate of

Notice of Sale of Goods by Express company for Charges Due Thereon.

Notice of Sale of Personal Property.

The personal property belonging to the estate of, deceased, will be sold at public vendue, at the on the day of 190., at o'clock .M., and to continue thereafter until all the property is sold.

Administrator or Executor.

County Treasurer's Notice of Sale of Real Estate to Pay the Forfeited taxes Due Thereon.

Thereon.

John Doe et al., whose places of residence are ..., will take notice that on the ... day of ..., 190...

ty, ..., flied his petition in the ... Court of ..., being case No. ... making them defendants thereto, and praying for the sale of the following described real estate to pay the forfeited taxes due thereon; (Here describe the property.)

Said parties defendants are required to answer on or before the ... day of ..., 190.., or judgment may be taken accordingly.

taken accordingly.

Treasurer of County,, Atty.

Needed by Municipal Corporation.
In pursuance of Ordinance No
passed by Council
, and approved by the votes of
two-thirds of all members elected to Council:
Sealed proposals will be received by
the Board of of the City of, at the office of said
board, until o'clockM., on
for the
sale of the following described prop-
erty not needed for municipal purposes:
(Here describe the property.)
Bidders must indorse their names and
address upon the outside of the envelope
containing their bids.
Each bld must be accompanied by a
certified check in an amount equal to
per cent of the amount of their blds.
The board reserves the right to reject
any or all bids.
Terms of Sale:
By direction of the Board of
Clark
Clerk.

Notice to Non-Resident Defendants of Sale of Real Estate to Satisfy a Judgment.

John Doe, Plaintiff, vs. Richard Roe et al., Defendants. Richard Roe, whose place of residence is will take notice that an the day of, 190.., the plaintiff, John Doe, filed his petition against him and others in the Court of, being case No. praying for an order to sell his real estate (Here describe the property), for the payment of a judgment against him for dollars and costs, with interest from the day of, 190.., in case No. of said court.

Said defendant is required to answer on or before the day of 190..., or judgment may be taken against him.

Plaint**if**f.

Sheriff's Sale of Real Estate.

Sheriff's sale-The State of

(Here described the real estate.)
Valued at dollars, also the following described real estate:
Here described the real estate.)

valued at dollars, to be sold by order of court, in the case where-in is plaintiff, and et al. are defendants

Case No.

Terms of Sale—One-third cash on day of sale, one-third in one year and one-third in two years, with interest, the deferred payments to be secured by notes and mortgage upon premises, or all cash, the option of the nurchaser. at the option of the purchaser.

Sheriff of County., Atty.

Notice of Sale of School Lands.

Pursuant to the command of an order

Valued at dollars.

Case No.

Terms of Sale—One-third of the purchase money to be paid at the time of sale, and the balance in two annual installments of equal amount, with in-

terest payable annually thereon.
Said lands will not be sold for less than the appraised value of same.

Auditor of County,

Notice of Sale of Steamboat.

Notice is hereby given that on the day of, 190., in pursuance of an order of the Court of, and to me directed, I will offer for sale the, a steamboat, her apparel, and furniture, to satisfy the claim of (Here state for what purpose and for whom the sale is made) is made.)

Said sale will be by public auction, at No. Street,, at o'clock ..M.

Name and Official Title.

Notice of Sale of Stolen Property.

(Here describe the property.)
The same will be sold to the highest bidder, and the avails thereof pald over to the Treasurer of the county for the use of common schools.

Name.
Official Title.

Notice of Sale of Stored Goods

John Doe having stored goods with, at No. Street, storage charges remain unpaid, will take notice that unless said charges are paid by, 190., said goods will be sold at auction, at the rooms of, No. Street charges.

Notice of Civil Service Examination.

By resolution of the Board of of the City of, a physical and mental examination of applicants for the position of (Here state the kind) will be held, as follows: Examinations as to physical health,
at
o'clockM. Mental test
o'clockM.
Both examinations will be conducted at
(Here state where.)
Candidates will be examined in the
following:
(Here state the subjects.)
By order of the Board of, of
the City of
President.
Secretary.

Sewer Plans.

Notice is hereby given that plans have been prepared and are now on file in the office of the Clerk of the Council of the City of for the inspection and examination by partles interested. (Here give the size, location, inclination and depth below the surface of all main sewers and all branch sewers connected therewith.)

Any objectoins thereto may be filed with Council.

with Council.

By order of the Council of the City

Clerk of Council.

Stockholders' Annual Meeting.

The annual meeting of the stockholders The annual meeting of the stockholders of the Company will be held at the general office of the said company, at, on the day of, 190., at ... o'clock, for the election of directors and the transaction of such other business as may come before the meeting.

The transfer books of the preferred and common stock will be closed, at ... o'clock, and reopened on, at ... o'clock.

Secretary.

Notice of Stockholders' Meeting to Adopt a Code of Regulations.

Notice is hereby given that on the day of 190..., there will be held a meeting of the stockholders of The Company, at No. Street,, for the purpose of adopting a code of regulations for its government.

Notice is hereby further given that the votes of two-thirds of the stockholders or members present at said meeting will be necessary to adopt such code of regulations.

The Company,
By
President.

Notice of Meeting to Assess Stockholders.

Notice is hereby given by the undersigned, directors of the Company, that a meeting of the stockholders of said company will be held on the day of, 190., at o'clock .M., at the office of, No. Street,, and at said meeting a detailed statement shall be submitted, showing the assets and indebtedness of the said company. A majority of the stockholders present at said meeting may then and there determine upon the basis for assessing the stockholders to meet the indebtedness of said company, and fix the time or times, and the mode, for the payment of the amount assessed against each individual stockholders

C1.																	
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Notice of Stockholders' Meeting To Increase Capital Stock.

Capital Stock.

Notice is hereby given that at a meeting of the Board of Directors of the Company of held at the general offices of said company, on the day of 190..., it was decided, all of the directors of said company concurring, to call a meeting of the stockholders of said company, to be held on the day of 190..., at o'clock ...M., at the general office of said company, No. Street,, for the purpose of taking a vote of said stockholders upon a proposition to increase the number of shares of the capital stock from shares of the capital stock from which increase shall be preferred stock and the remaining shall be common stock.

By order of the Board of Directors of the Company.

President. Secretary.

Dated 190...

Notice of Grant to Construct a System of Subways in the City of......

Sealed proposals will be received by the Board of Public Improvements of the City of, at its office, until o'clock ...M., of,, for the grant, permission and authority to const uct and operate a subway and underground conduits through the streets, avenues, s'dewalks, alleys, lands, squares and public places of said city of with the necessary manholes, junction boxes, connecting boxes, feeders, pipe and other connection therewith.

connection therewith.

Bidders must enclose their bids in sealed envelopes, addressed to the of said board, indorsed "Proposals for grant to construct a system of subways."

By order of Royal of Public Investor

By order of Board of Public Improvements of the City of

President.

Attest:Clerk.

Notice for Furnishing License Tags.
Sealed proposals will be received at
the office of the City Auditor of,
, up to noon of
the following kinds and montilies
the following kinds and quantities: Number.
Privilege tags
Cabs or hacks
Furniture cars
Two-horse omnibus
Four-horse omnibus
Carts—1-horse
1-horse wagon
2-horse spring 2-horse joit
3-horse joit
4-horse jolt
Peddler from vehicle
Tags for police
Automobile tags
The work must be equal in all re-
spects to the samples on file in the of-
fice of the City Auditor, and of design to be approved by him.
The successful bidder will be required
to furnish bond to be approved by the
Auditor.
All bids must be marked on the envel-
ope, "Bids for Tags."
The right to reject is reserved.
Auditor.
Auditor.

Notice to the Taxpayers of the City of.....

Notice is hereby given that city taxes for the City of are now due and payable at the office of the City Treasurer in said city. All taxes not paid on or before, will become delinquent and subject to a penalty of per cent and interest at ... per cent, and the city's lien therefor will be enforced according to law.

City Treasurer.

Valuation and Rate of Taxation on One Dollar (\$1.00) in the Various Town- ships, Villages and School Districts of
Year 190
Townships Villages and citles School districts No. State levy County levy Township levy School levy Corporation levy Whole year Half year Road levy Valuation
I certify that the above and forego- ing is a true and correct statement of the tax levies of State, county, several townships, incorporated villages, school districts, City of and City of for the year 190, as certi- fied by the proper authorities to me. County Auditor.

Notice of Increase of Tax Valuation.

The following persons are hereby notified that complaint has been filed against the tax valuation of the following described property, to the effect that the said valuations should be increased in the amount set opposite each name: (Here give names, value of lands, and increase.)

By order of the board.

Clerk County Decennial Board of Revision.

Notice of Tax Levy for Erection of a Public Building.

Notice is hereby given that applications have been filed with the Mayor of the Village of ..., and with the Trustees of ..., Township, asking that the said village and township jointly erect a ..., public building. The applications were signed by the number of freeholders required by law.

Notice is further given that there will be submitted to the qualified electors

Notice is further given that there will be submitted to the qualified electors of said village and township at an election to be held on the day of 190.., the question of levying a tax for the erection of said public building.

Said election to be held at the usual voting places in said village and township.

Tri

ship.

The cost of the erection of said build-

The cost of the erection of said building will be dollars, and the rate of taxes proposed to be levied is Those who vote in favor of the proposition to levy the above tax, shall have written or printed on their ballots the words. "For the levy of taxes," and those who vote against the same shall have written or printed on their ballots the words, "Against the levy of taxes."

Mayor o	f the	Village of
stees of		Township.

Notice of Opening of Terms of the
Notice is hereby given that the Court of County, has named the following days for the opening of the terms of said court in the City of
Clork of Court

Notice is hereby given that His Honor Judge, being of the opinion that a special term of the ... Court of County, ..., should be held by said court to determine the matter of (Here state what matter is to be decided.) has issued his order for such special term to be held on the day of, 190 ... at which time said cause will be heard.

Clerk of Court.

Notice of Trade Mark.

To the Secretary of the State of: The Company hereby certifies that it is a corporation duly organized and operating under the laws of the, and it is engaged in manufacturing and selling food or beverages, to wit: (Here state what the bottles

to law (Here state the title of the law,

and where it is to be found.)

Executed at,,, 190..., corporate seal,,, Company, United States of America, State of Office of the Secretary of State.

Office of the Secretary of State.

I,, Secretary of State of the State of, do hereby certify that the annexed instrument is an exemplified copy of the certificate of mark of ownership, or trade mark, filed in this ownership, or trade mark, filed in this office, on the ... day of ... A. D. 190.., by the Company, pursuant to the provisions of (Here state under what law, as above.)

In testimony whereof I have hereunto subscribed my name and affixed my cafficial seal at this day

official seal, at, this day of, A. D. 190...

Secretary of State.
Any persons using above named bottles will be prosecuted.

Timber, Dealers' Trade Marks Notice.

Report of the Examination of the Treas- ury of County,
To the Judge of County,
Pursuant to our appointment, according to law, made by you on the day of, 190, we, the undersigned, after being duly qualified, proceeded in the following manner to carry out the duties devolving upon us. We counted the money in the Treasury of
belong to.) Total balance
book Outstanding warrants Total cash balance
Cash found in Treasury Cash in following legal depositories:
(Names of banks and amounts deposited in each.) REMARKS.
There are in Treasurer's possession as custodian the following (Here state what he has.)
Examiners.

Notice of Filing of Petition for a New Trial,

John Doe, whose place of residence is, will take notice that on the day of 190... Richard Roe filed his petition in the Court of, praying that he be granted a new trial of the case in which John Doe was defendant and Richard Roe was plaintiff, in said court, and in which a verdict was rendered in favor of the said defendant, John Doe, on the following grounds: (Here state the grounds for a new trial.) and that the said grounds for a new trial could not, with reasonable diligence, have been discovered before.

Said defendant, John Doe, is required to answer said petition on or before the day of, or judgment may be taken as prayed for

RICHARD ROE, Plaintiff.

..... Atty.

Hospital Trustees' Notice.

Sealed proposals will be received by the Board of Hospital Trustees of the City of , State of , at the office of said board until . . . o'clock office of said board until ... o'clock M. of ..., 190., 190., for furnishing the necessary materials and supplies for the improvement of Hospital, according to plans and specifications on file in said office. Each bid must be accompanied by a bond in the sum of dollars to the satisfaction of the board, that the bidder will perform the work and furnish materials in accordance with his contract.

contract.

Bidders are required to use the print-ed forms, which will be furnished upon application to the Clerk of the Board. The right is reserved to reject any and bids.

By order of the Board of Hospital Trustees.

Clerk.

Legal Advertisement.

Board of Trustees, "Commissioners of Water Works, Water Works,"
Proposals for the laying of cast iron
pipe, special castings and valves, and
other miscellaneous work in connection

therewith, for the extension and better-fhent of the Water Distribution System of the City of, County,

Sealed proposals will be received at the office of the Board of Trustees, "Commissioners of Water Works," of the City of , until O'clock

M of , 190
for the laying of cast iron pipe and
special castings and valves on from to, and on, from to, and on, from ... to, and other miscellaneous work in connection therewith, for the extension and betterment of the Water Distribution System of the City of with plans, profiles and specifications on file in the office of the Chief Engineer of the Board of Trustees, "Commissioners of Water Works."

of Water Works.

The same to be paid for as stipulated in the form of contract for the performance of the above work, and which form of contract is on file in the office of the Board of Trustees, "Commissioners of Water Works."

The apprepriate length of the main to

ers of Water Works."

The aggregate length of the main to be laid is about lineal feet of and inch cast iron pipes.

Plans and profiles of the work can be seen and copies of the specifications, estimated quantities of the work to be done, form of proposal, forms of bonds and form of contract. can be secured at the office of the Chief Engineer of the Board of Trustees, "Commissioners of Water Works." of Water Works.

of Water Works."

Bidders must enclose their bids in sealed envelopes, and deposit the same with the Clerk of the Board of Trustees, "Commissioners of Water Works." before, 190., at o'clock ..M., and such sealed envelopes must have endorsed thereon the nature of the bid and the name and address of the

bidder.

190... at ... o'clock..M., at the office of the Board of Trustees, "Commissioners of Water Works."

Each bid shall be accompanied with Each bid shall be accompanied with a bond in the sum of dollars, and signed by two sureties, for the acceptance of the contract, if awarded by the Board of Trustees, "Commissioners of Water Works," or the bidder may deposit with the Board of Trustees, Commissioners of Water Works," in lieu of such bond, a certified check or bank certificate of deposit, payable to the order of the Board of Trustees, "Commissioners of Water Works," or cash equal in amount to the bond, as above required. to the bond, as above required.

Bidders must furnish satisfactory evi-

dence of their ability to do the class of work required.

Bidders must use the printed forms,

as none other will be received.

The Board of Trustees, "Commissioners of Water Works," reserves the right to reject any and all bids.

By direction of the Board of Trustees, "Commissioners of Water Works."

. President.

Člerk.

Notice to Non-Residents in Turnpike Abandonment Case

Petitioners.

Notice of Petition to County Commissioners for a Free Turnpike Road.

Committee for Landholders.

Notice of Finai Dividend by...... Turnpike Company.

Notice is hereby given that a final dividend to the stockholders of the Turnpike Company will be paid by the officers of said company, who will meet for that purpose on the ... day of 190..., at o'clock .M., at the office of said company, No. Street,

This dividend will be paid to all stock-holders of record or their legal representatives. Those applying for the same will be required to surrender their certificates and show conclusive proof of ownership.

The Turnplke Company,

President.

Secretary.

Notice of Sale of Part of Road Belonging to the.......Turnpike Company.

By order of the Board of the
Turnpike Company.

President.

Secretary.

The above notice is given so that in case any person or persons have any remonstrances to make, they have any sent the same to the Commissioners.

Said petition will be acted upon by

> By Secretary.

Notice to the Stockholders of the........

Turnpike Company, of Submission of Report at the Regular Meeting To Be Held on the....Day of..... 190....

By order of the Board of Directors of the Turnpike Company.

President.

Secretary.

Trustees.

Court of	on to the for the Vacation.Portion of
give the names of application.) being of the proprietors to petition in the County, parts of the said City of Said cause will it	y given that (Here e all persons to said in number two-thirds hereof, have filed their praying that the plat of be vacated be for hearing on and day of, 190.
Atty.	Petitioners.

Notice of Vacation of Street.

Notice or vacation of Street.

Notice is hereby given that a petition for the vacation of street, between street and street, has been filed and is now pending before the Council of the City of, Action thereon may be taken on or after, and not later than, By order of Council.

Clerk.

day of 190... Petitioners.

..... Atty.

Notice of Advance of Village From Second Class to That of First Class.

In accordance with the laws of the State of, the Governor, Auditor of State, and Secretary of Statee, did at the time of the apportionment of members of the General Assembly, for the decennial period, as required by the article of the constitution, ascertain and declare that the Village of is entitled to be advanced from a village of the second class to a village of the first class.

Secretary of State.

Notice of Exchange of Lots By a Village.

$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
mayor of the village of, praying for authority to exchange the following described lot, belonging to said village, and set apart for the use of and support of schools: (Here describe the lot.) for the following described lot, belonging to (Here describe the lot.) for the reason that the said exchange is necessary, and will be of great benefit to said village, which reasons are more fully set forth in said petition. Said cause will be for hearing by said court on theday of, 190. By, Mayor. The Village of

Notice By Village To Construct a Sidewalk.

Village of,

Notice is hereby given to the owners of property specified below to construct sidewalks in front of same with as per a resolution of Council passed on the day of 190., and in accordance with the specifications and rules governing the same, said specifications belng on file in the office of the Village Clerk. (Here give the location of the property and the names of the owners.) owners.)

Said sidewalks to be constructed with-in days from date, otherwise Coun-cil will have same done at expense of owners, with penalty of per cent and interest.

Mayor of the Village of

Notice of Proposed Incorporation of Village.

Notice is hereby given that a petition has been presented to the Commissioners of County praying for the incorporation into a village the following described territory, to wit; (Here describe the territory to be incorporated.)

Located in Township, County,, known as the town of

Said village to be named
The population included in said proposed incorporation lines numbering about

Petitioners.

Notice of Admission of Copy of Will to . . . Record.

Judge of Probate Court of,

Notice of Application To Admit Lost Will to Record

Notice is hereby given that the undersigned,, on the ... day of ... 190... filed an application in the Probate Court of County,, for the admission to record the last will and testament of deceased, which was duly executed according to law on the day of, 190., but which has since been lost, spoliated or destroyed

or destroyed.
Said application will be for hearing in said court on the ... day of, 190...

Applicant.

Notice of Application To Admit Exemplified Copy of Will to Probate.

..... Atty.

Petitioners.

Notice of Plea To Set Aside a Will.

after the day of, 190...

Plaintiff.

..... Atty.

Notice for Construction of Will.

John Doe et al., whose places of ersi-dence are, will take notice that on the day of, 190..,

The above named defendants are required to answer on or before the day of, 190.., or judgment may

be taken accordingly.

Plaintiff.

..... Atty.

Notice of Probate of Will Made in a Foreign · Country.

Notice is hereby given that the undersigned executor of the last will and testament of deceased, has filed his aplication with the Probate Court of

Executor of the Estate of.....

GENERAL CIRCULATION.

By a newspaper of general circulation the Legislatures certainly do not intend a newspaper read by all the people of the county. As a matter of fact, every newspaper is in greater or less degree devoted to some special interest. No one, however, would claim that because a newspaper should, for example, be the organ of a certain political party, and especially devoted to the interests of such party, it would not therefore be a newspaper of general circulation. Yet such a newspaper is, to a large extent, read only by the members of the political party whose doctrines are advocated and expounded in its columns.

A newspaper is a publication usually in sheet form intended for general circulation and published regularly at short intervals, containing intelligence of current events and news of general interest. But if a publication contains the general and current news of the day, it is none the less a newspaper because it is chiefly devoted to the dissemination of intelligence of a particular kind, or to the advocacy of particular principles or views. Most newspapers are devoted largely to special interests, political, religious, financial, social, etc., and each is naturally patronized mainly by those who are in accord with the views it advocates, But if it gives the general current news of the day, it still comes within the definition of a newspaper.

The term, "General Circulation," while not a misleading one, for we all understand perfectly well what it means, is exceedingy difficult of application. It is true of any term which has no exactly defined scope that it is not easy to say where it shall begin and where it shall end. It is not to be supposed a statute means that the avdertisement must be published in a paper that is taken and read by every one in the community, or by nearly every one, or by one-half or three-fourths of the community. It means, doubtless, by "general," what we should

understand by the phrase, "common, but not universal.' It would be difficult indeed to find a paper that does not appeal more strongly to one class than another, and one that is not restricted in its circulation.

There are statutes providing for publications "in a newspaper printed and of general circulation in the county," and it is a well-known rule that the words of the statutes, "In pari materia," must be understood in the same sense as the statute in question, and vice versa. Ir view of this same rule, it is probable that all the statutes on the subject must be read to mean what the statutes of the most exacting phrasing indicates, viz.: a newspaper printed and of general circulation in the county, or it there be none printed in the county, then a newspaper in general circulaion in the county. Therefore, though a statute provides simply for publication, or for publication in a newspaper, we may assume that the publication of al legal notices must be in a newspaper, and the newspaper must be in general circulation in the county. It is not required that the newspaper have a general circulation in any particular city or part of the county.

A newspaper is defined, according to the usage of the commercial world, to be a publication in numbers consisting commonly of single sheets and published at short and stated intervals, conveying ntelligence of passing events

WHAT IS SUFFICIENT PUBLICATION, AND HOW APPROVED?

It shall be sufficient to publish any notice or advertisement required by law to be given for a definite period, if one side of the newspaper in which such publication is made is printed in the county, municipal corporation, or State, in which the newspaper containing such notice or advertisement is required to be printed, and notices or proclamations required to be published in a newspaper by a trustee, assignee, executor, administrator, receiver, or any other officer of the court, or any party in any case or proceeding shall be approved by the court or clerk thereof and allowed as a part of the costs in the case or proceeding.

When a notice is directed by law to be published in a newspaper, and no such paper is published at the place mentioned, or if such paper is published at the place, but the publisher refuses to insert the same in his newspaper, on tender of his usual charge for a similar notice, then publication can be made in any newspaper of general circulation at such place.

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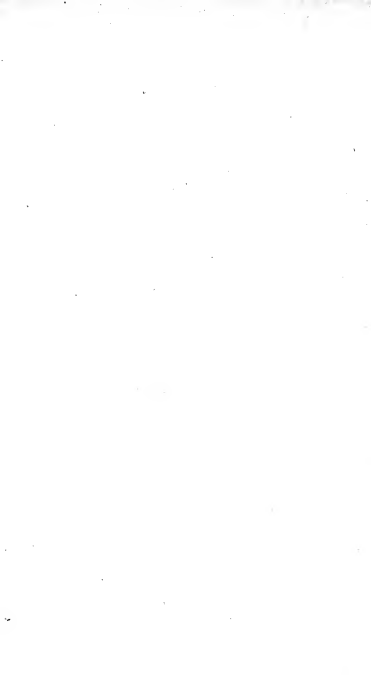
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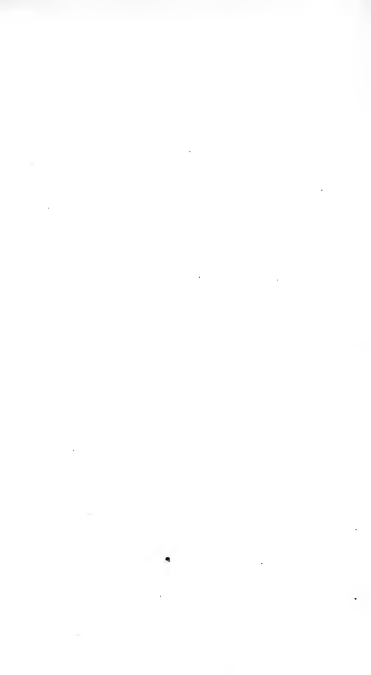
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